

JOURNAL OF THE FLORIDA SENATE

Friday, May 30, 1975

The Senate was called to order by the President at 9:00 a.m.
A quorum present—40

Mr. President	Graham	Myers	Stolzenburg
Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Thomas, P.
Childers, W. D.	Holloway	Poston	Tobiassen
Deeb	Johnston	Renick	Trask
Dunn	Lane, D.	Saunders	Vogt
Firestone	Lane, J.	Sayler	Ware
Gallen	Lewis	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Gordon	McClain	Spicola	Zinkil

Excused: Senator D. Childers at 8:00 p.m.

Prayer by the Senate Chaplain:

We come to you, our God, perhaps compelled by Senate custom—but no matter—we come.

You do not ask us how we come you only ask us why, and, more than often, we don't know.

"We know not why the evil, we know not why the good—both mysteries—remain unsolved, and both insoluble.

We know that both are there, the battle set, and we must fight on this side or that.

We can't stand shivering on the brink.

We plunge head first. We bet our life on beauty, truth and love."

(Studdart Kennedy Poem on Faith)

So be it, Lord: Amen.

REPORTS OF COMMITTEES

The Committee on Ways and Means recommends the following pass:

SB 1134 with 1 amendment	SB 637
SB 1027	
HB 41	SB 767
HB 42 with 2 amendments	SB 772 with 3 amendments
HB 43	SB 870
HB 182 with 2 amendments	SB 1001
HB 970 with 1 amendment	SB 1200
SB 29 with 1 amendment	SB 1188
SB 412	

The Committee on Ways and Means recommends the following pass:

SB 1097	HB 1909 with 3 amendments
SB 1127 with 2 amendments	HB 469
HCS for CS for HB 984 with 2 amendments	HB 172 with 1 amendment

The bills contained in the foregoing reports were placed on the calendar.

The Committee on Ways and Means recommends a Committee Substitute as recommended by the Committee on Judiciary-Civil for the following: SB 806

The bill with committee substitute attached was placed on the Calendar.

The Committee on Ways and Means recommends the following not pass: SB 275

The bill was laid on the table.

The Committee on Rules and Calendar recommends that the following bills be placed on Special Order for Friday, May 30, 1975:

HB 1357	CS/HB 1231	HB 809	CS for HB's
SB 880	SB 759	HB 132	483, 484,
HB 102	SB 555	SB 1134	503, 544,
SB 1097	CS/SB 868	SB 509	598, 679,
SB 74	CS/SB 810	SB 1121	999
HB 1778	HB 1923	HB 798	HB 2338
HB 984	HB 548	SB 337	SB 1195
HB 1909	HB 549	SB 173	HB 324
CS/SB 328	SB 1320	SB 1029	SB 531
HB 1601	HB 1759	HB 1829	SB 682
SB 801	SB 607	SB 809	SB 988
SB 1127	HB 1100	CS/HB 1572	HB 991
CS/HB 522	HB 2099	SB 418	SB 807
& 1192	HB 660	HB 1524	SB 510
SB 591	HB 1921	SB 485	HB 1356
HB 2341	HB 2124	SB 819	
HB 1222	HB 2071	HB 2151	

*Respectfully submitted,
Lew Brantley, Chairman*

The Committee on Rules and Calendar recommends that the following bills be placed on Consent Calendar for Friday, May 30, 1975, for a period of one (1) Hour:

CS for SB 899	SB 1168	SB 356	SB 1163
SB 189	SB 1029	SB 14	SB 170
SB 577	SB 800	SB 1043	SB 1030
SB 623	SB 184	SB 239	SB 664
SB 868	SB 824	SB 1296	HB 1217
SB 1059	SB 1031	SB 293	SB 392
SB 658	SB 682	SB 936	SB 1293
HB 2124	SB 1143	HB 2034	HB 1601
HB 1263	SB 179	SB 1221	

*Respectfully submitted,
Lew Brantley, Chairman*

The Committee on Rules and Calendar recommends that the following bills be placed on the Claim Bill Calendar for Friday, May 30, 1975:

SB 372	HB 172	HB 335	HB 682
SB 552	HB 326	HB 469	HB 753

And those Claim Bills that will be withdrawn from the Ways and Means Committee by Senator Saunders.

*Respectfully submitted,
Lew Brantley, Chairman*

The Committee on Rules and Calendar recommends that the following bills be placed on Local Bill Calendar for Friday, May 30, 1975.

HB 1236	HB 2209	HB 2168	HB 2177
HB 2227	HB 2234	HB 2307	HB 2178
HB 2203	HB 2273	HB 2248	HB 2171
HB 2195	HB 2024	HB 2218	HB 2187
HB 2215	HB 2161	HB 2212	HB 2240
HB 2214	HB 2162	HB 2217	HB 2185
HB 2148	HB 2286	HB 2259	HB 2271
HB 2147	HB 1396	HB 2165	HB 2260
HB 2226	HB 2159	HB 2275	HB 2287
HB 2213	HB 2176	HB 2216	HB 2290
HB 2208	HB 1894	HB 2154	
HB 2207	HB 2179	HB 2160	
HB 2206	HB 2170	HB 2233	

*Respectfully submitted,
Lew Brantley, Chairman*

ENGROSSING REPORT

Your Engrossing Clerk has incorporated amendments to—

CS for SB 174	SB 459	CS for SB 169
SB 148	CS for SB 165	

Joe Brown, Secretary

The bills were ordered enrolled.

ENROLLING REPORTS

SB 2 CS for SB 171 CS for SB 251 CS for SB 340
 SB 112 SB 237 SB 309 SB 662
 SB 138 CS for SB 242 SB 330

—have been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 30, 1975.

Joe Brown, Secretary

SB 65 SB 107

—have been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 30, 1975.

Joe Brown, Secretary

SB 721 has been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 30, 1975.

Joe Brown, Secretary

SB 387 SB 494 SB 624 CS for SB 791
 CS for SB 429 SB 505 SB 678 SB 1102
 CS for SB 454 CS for SB 609 SB 698 SB 1132

—have been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 30, 1975.

Joe Brown, Secretary

CS for SB 174 has been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 30, 1975.

Joe Brown, Secretary

CS for SB 165 CS for SB 169

—have been enrolled, signed by the required Constitutional Officers and filed with the Governor on May 30, 1975.

Joe Brown, Secretary

MESSAGES FROM THE GOVERNOR

The Governor advised that he had filed in the office of the Secretary of State Senate Bills 122, 316 and 629 which he had approved on May 28.

MOTION RELATING TO COMMITTEE REFERENCE

On motion by Senator Plante, by two-thirds vote HB 2182 was withdrawn from the Committee on Governmental Operations and placed on the calendar.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed—

SB 268	SB 1373	SB 1360	SB 1338
SB 586	SB 1372	SB 1365	SB 1354
SB 1020	SB 489	SB 1375	SB 1363
SB 1329	SB 587	SB 1367	SB 1368
SB 1334	SB 1021	SB 585	SB 1361
SB 1340	SB 1331	SB 831	
SB 1359	SB 1335	SB 1284	
SB 1364	SB 1347	SB 1333	

Allen Morris, Clerk

The bills contained in the above message were ordered enrolled.

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed HB 2341 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Agriculture and General Legislation—

HB 2341—A bill to be entitled An act relating to livestock; amending s.534.49, Florida Statutes, requiring collection for livestock sold at a livestock market to certain buyers be on date of sale; specifying date of sale for certain buyers; providing an effective date.

—was read the first time by title. On motion by Senator P. Thomas, the rules were waived and the bill was placed on the calendar.

On motion by Senator P. Thomas, unanimous consent was obtained to take up HB 2341 out of order. On motions by Senator P. Thomas, by two-thirds vote, HB 2341 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Mr. President	Hair	Myers	Thomas, P.
Brantley	Henderson	Peterson	Trask
Childers, D.	Holloway	Poston	Vogt
Childers, W. D.	Johnston	Renick	Ware
Dunn	Lane, J.	Sayler	Winn
Gallen	Lewis	Scarborough	Zinkil
Gordon	MacKay	Sims	
Graham	McClain	Spicola	

Nays—None

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Spicola and others—

SB 1381—A bill to be entitled An act relating to Hillsborough County local government; expressing the intent; defining certain terms; requiring the county, municipalities, and other units of local government in the county to prepare and adopt comprehensive plans to guide future development and growth in the manner set out in this act; designating the Hillsborough County Planning Commission as the local land planning agency; requiring the local land planning agency to have the responsibility for preparation of comprehensive plans and to recommend such plans to governing bodies within Hillsborough County; establishing required and optional elements of a comprehensive plan; providing for surveys and studies; requiring public participation in the planning process; providing procedures and setting out the role of the governing body for adoption and amendment of adopted comprehensive plans; requiring evaluation and appraisal of comprehensive plans; establishing legal status of comprehensive plans; relating comprehensive plans to the exercise of land development regulatory authorities; allowing consideration of economic impact of developments and timing of development; providing for the status of adopted comprehensive plans in judicial proceedings; requiring cooperation by the Division of State Planning and regional planning agencies; providing conflict provision; providing for severability; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

House Amendment 1—On page 25, line 13, insert the following: (after the word "county") local governments

On motion by Senator Spicola, the Senate concurred in the House amendment to SB 1381.

SB 1381 passed as amended by the House amendment, was ordered engrossed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—27

Mr. President	Gallen	Johnston	Poston
Brantley	Gordon	MacKay	Renick
Childers, D.	Graham	Myers	Sayler
Childers, W. D.	Hair	Peterson	Scarborough
Dunn	Holloway	Plante	Sims

Spicola
Thomas, P.
Nays—None

Trask
Vogt

Ware
Winn

Zinkil

Trask
Vogt

Ware
Wilson

Winn

Zinkil

Nays—None

On motion by Senator Brantley, the rules were waived and all bills passed by the Senate this day were ordered immediately certified to the House unless the Secretary of the Senate was otherwise notified.

Senator Brantley moved that any bill temporarily deferred on the consent calendar be placed at the end of the consent calendar. The motion was adopted.

On motion by Senator Brantley, the rules were waived and SB 297 was placed at the end of the special order calendar.

RECONSIDERATION

The motion by Senator Ware on May 29 that the Senate reconsider the vote by which—

HB 747—A bill to be entitled An act relating to corporations; amending s.608.27(1)(b), Florida Statutes, 1974 Supplement, providing that with regard to voluntary dissolution of a corporation, proof of publication of the required notice of dissolution need not come from the manager or publisher of the newspaper making notice; providing that such corporation need not prove that the corporation paid the cost of publication; providing an effective date.

—passed on May 29, was taken up and adopted; and the Senate reconsidered the vote.

The question recurred on the passage of HB 747 which failed by the following vote:

Yeas—None

Nays—36

Mr. President	Hair	Myers	Stolzenburg
Brantley	Henderson	Peterson	Thomas, J.
Childers, D.	Holloway	Plante	Thomas, P.
Childers, W. D.	Johnston	Poston	Tobiassen
Dunn	Lane, D.	Renick	Trask
Gallen	Lane, J.	Sayler	Vogt
Glisson	Lewis	Scarborough	Ware
Gordon	MacKay	Sims	Winn
Graham	McClain	Spicola	Zinkil

The motion by Senator Myers to reconsider the vote by which HB 240 passed as amended on May 29 was taken up and the motion failed.

CONSENT CALENDAR

SB 899 was taken up, together with:

By the Committee on Health and Rehabilitative Services and Senator Gordon—

CS for SB 899—A bill to be entitled An act relating to dentistry; amending subsection (7) of section 466.03, Florida Statutes, to include full-time dental faculty at the School of Medicine of the University of Miami as exempt from regulation by chapter 466, Florida Statutes; providing an effective date.

—which was read the first time by title and SB 899 was laid on the table.

On motions by Senator Gordon, by two-thirds vote CS for SB 899 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Gordon	Lane, J.	Renick
Brantley	Graham	Lewis	Sayler
Childers, D.	Hair	MacKay	Spicola
Childers, W. D.	Henderson	McClain	Stolzenburg
Firestone	Holloway	Myers	Thomas, J.
Gallen	Johnston	Peterson	Thomas, P.
Glisson	Lane, D.	Poston	Tobiassen

By unanimous consent Senators Dunn and Sims were recorded as voting yea.

SB 189—A bill to be An act relating to the Florida Uniform Traffic Control Law; amending s.316.027(1), (2), Florida Statutes, and adding subsection (4) to said section; amending s.316.061, Florida Statutes, 1974 Supplement; amending s.316.063, Florida Statutes; creating s.316.0991, Florida Statutes; requiring vehicles involved in an accident or a disabled vehicle be moved so as not to obstruct the regular flow of traffic; providing a penalty; providing an effective date.

—was read the second time by title. On motion by Senator Holloway, by two-thirds vote SB 189 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Hair	Myers	Thomas, P.
Brantley	Henderson	Peterson	Tobiassen
Childers, D.	Holloway	Poston	Trask
Childers, W. D.	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Sims	Winn
Gallen	Lewis	Spicola	Zinkil
Gordon	MacKay	Stolzenburg	
Graham	McClain	Thomas, J.	

Nays—None

SB 577—A bill to be entitled An act relating to personal liability of a clerk or comptroller for accepting payments by check; creating s.28.243, Florida Statutes; providing procedure for removing liability; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote SB 577 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Hair	Myers	Stolzenburg
Brantley	Henderson	Peterson	Thomas, J.
Childers, D.	Holloway	Plante	Thomas, P.
Childers, W. D.	Johnston	Poston	Tobiassen
Dunn	Lane, D.	Renick	Trask
Firestone	Lane, J.	Sayler	Vogt
Gallen	Lewis	Scarborough	Ware
Glisson	MacKay	Sims	Winn
Gordon	McClain	Spicola	Zinkil

Nays—None

By unanimous consent Senator Graham was recorded as voting yea.

SB 623—A bill to be entitled An act relating to the licensing of professions and occupations; amending s.455.015(2)(b), (3), Florida Statutes, 1974 Supplement; providing for the granting of licenses to persons who have previously practiced a profession or occupation in a foreign country; providing for programs for granting such licenses; removing requirement that such licenses be permanent; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendments which were moved by Senator Myers and adopted:

Amendment 1—On page 2, strike line 7 and insert: Section 2. Paragraphs (a) and (c) of subsection (1) and paragraph (a) of subsection (2) of section 455.015, Florida Statutes, 1974 Supplement, are amended to read:

455.015 Licensing of foreign licensees; continuing education programs.—

(1)(a) Those boards and commissions listed in subsections 20.30(9) and (10) and any other boards or commissions within the Department of Professional and Occupational Regulation, in conjunction with the Department of Education shall approve, upon application of no less than 15 ~~five~~ applicants, continuing education programs for the training of applicants who have lawfully practiced prior to July 1, 1974, in a country other than the United States. The course of study for graduation from the program shall be 1 year and may, at the option of no less than 15 ~~five~~ applicants, be presented in the applicants' native language.

(c) Each board or commission receiving no less than 15 ~~five~~ applications for enrollment in a continuing education program shall provide rules and regulations by April 1, 1975, for the approval, maintenance, and grading of students of the program.

(2)(a) Those boards and commissions subject to the provisions of subsection (1) shall provide for the written examination of applicants graduating from the continuing education program to be the same or substantially similar to that provided for other applicants and shall provide rules and regulations by April 1, 1975, for the administration and preparation of the examination. The examination required by the respective boards or commissions may, at the option of no less than 15 ~~five~~ applicants, be given in the applicants' native language, provided each applicant demonstrates the ability to communicate orally in basic English.

Amendment 2—On page 1, line 12, following the semi-colon (;) insert: requiring any board or commission within the department to offer continuing education courses to foreign licensees and to offer such courses in the applicants' native language upon the request of 15, rather than 5, applicants; requiring examinations given by such boards or commissions to be given in the applicants' native language upon the request of 15, rather than 5, applicants;

Amendment 3—On page 1, lines 5-6, strike "455.015(2)(b), (3)," and insert: 455.015(1)(a), (1)(c), (2)(a), (2)(b), (3), Florida Statutes, 1974 Supplement

On motion by Senator Myers, by two-thirds vote SB 623 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—36

Mr. President	Hair	Myers	Thomas, J.
Brantley	Henderson	Peterson	Thomas, P.
Childers, D.	Holloway	Poston	Tobiasen
Childers, W. D.	Johnston	Renick	Trask
Deeb	Lane, D.	Sayler	Vogt
Firestone	Lane, J.	Scarborough	Ware
Gallen	Lewis	Sims	Wilson
Gordon	MacKay	Spicola	Winn
Graham	McClain	Stolzenburg	Zinkil

Nays—1

Glisson

SB 868 was taken up, together with:

By the Committee on Ways and Means and Senator Renick—

CS for SB 868—A bill to be entitled An act relating to circuit judges; amending s.26.031(1), Florida Statutes; providing additional circuit judgeships in specified judicial circuits; providing an appropriation; providing an effective date.

—which was read the first time by title and SB 868 was laid on the table.

On motions by Senator Renick, by two-thirds vote CS for SB 868 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—26

Brantley	Graham	McClain	Thomas, P.
Childers, D.	Henderson	Myers	Trask
Childers, W. D.	Holloway	Peterson	Vogt
Dunn	Johnston	Poston	Ware
Firestone	Lane, D.	Renick	Winn
Gallen	Lewis	Sayler	
Gordon	MacKay	Stolzenburg	

Nays—9

Mr. President	Scarborough	Thomas, J.	Zinkil
Glisson	Sims	Wilson	
Lane, J.	Spicola		

By unanimous consent Senator Hair was recorded as voting yea.

SB 1059—A bill to be entitled An act relating to the Department of Health and Rehabilitative Services; establishing legislative intent; authorizing the department to charge fees for any services, licenses or inspections provided by the department with certain restrictions; requiring the department to annually determine cost of services and ability to pay criteria; establishing client or parent liability for cost of services; requiring the department to assist clients in receiving benefits from third party payors; providing that payment of charges shall not be a prerequisite to services; providing an effective date.

—was read the second time by title.

The Committee on Ways and Means offered the following amendments which were moved by Senator Gordon and adopted:

Amendment 1—On page 1, line 29, strike “, license or inspection”

Amendment 2—On page 2, line 1, strike “, license or inspection”

Amendment 3—On page 2, lines 12 and 13, strike “, licenses or inspections”

Amendment 4—On page 3, line 3, strike the period and insert: , and shall be repealed on July 1, 1976.

The Committee on Health and Rehabilitative Services offered the following amendments which were moved by Senator Gordon and adopted:

Amendment 5—On page 2, line 14, after the word “liable” insert: for benefits they receive from third party payors and

Amendment 6—On page 2, line 28, after the word “received” insert: by the department

Amendment 7—On page 2, line 18, after “consent.” insert: The department is authorized to require financial information from clients, parents, legal guardians or other financially responsible persons in order to determine ability to pay in accordance with uniform criteria.

Senator Gordon moved the following amendments which were adopted:

Amendment 8—On page 2, strike all of lines 19 through 23

Amendment 9—On page 2, lines 8 and 9, strike “, licenses or inspections”

Amendment 10—On page 1, lines 24 and 25, strike “, licenses and inspections”

Amendment 11—On page 1, lines 7 and 8, strike “, licenses or inspections”

On motion by Senator Gordon, by two-thirds vote SB 1059 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—35

Mr. President	Graham	Myers	Thomas, J.
Brantley	Henderson	Peterson	Thomas, P.
Childers, D.	Holloway	Poston	Tobiassen
Childers, W. D.	Johnston	Renick	Trask
Deeb	Lane, D.	Saylor	Vogt
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—1

Ware

By unanimous consent Senator Dunn was recorded as voting yea.

On motion by Senator Wilson, by two-thirds vote HB 1318 was withdrawn from the Committee on Judiciary-Civil and placed on the calendar.

On motion by Senator Firestone, by two-thirds vote HB 1287 was withdrawn from the Committees on Judiciary-Civil and Commerce and placed on the calendar.

SB 658 was taken up and on motion by Senator Firestone—

HB 1287—A bill to be entitled An act relating to the Uniform Commercial Code; amending s.676.102(3), Florida Statutes, relating to bulk transfers, to include all enterprises doing business as restaurants that are licensed by the Division of Hotels and Restaurants of the Department of Business Regulation; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator Firestone, by two-thirds vote HB 1287 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Graham	McClain	Thomas, J.
Brantley	Hair	Myers	Thomas, P.
Childers, D.	Henderson	Poston	Tobiassen
Childers, W. D.	Holloway	Renick	Trask
Deeb	Johnston	Saylor	Vogt
Dunn	Lane, D.	Scarborough	Ware
Firestone	Lane, J.	Sims	Wilson
Gallen	Lewis	Spicola	Winn
Glisson	MacKay	Stolzenburg	Zinkil

Nays—None

By unanimous consent Senator Peterson was recorded as voting yea.

SB 658 was laid on the table.

HB 2124—A bill to be entitled An act relating to manpower; amending s.13.998, Florida Statutes, 1974 Supplement, to retitle the State Manpower Services Council Act as the State Manpower Planning Act; amending s.13.9981(5)—(8), Florida Statutes, 1974 Supplement, and adding new subsections, to provide definitions; amending s.13.9982(2)(j), Florida Statutes, 1974 Supplement, to increase the membership of the State Manpower Services Council; repealing s.13.9984(7)—(10), Florida Statutes, 1974 Supplement, amending and redesignating subsections (1)—(6) of said section, and creating new subsections, to specify the duties of the State Manpower Services Council; creating s.13.9988, Florida Statutes, establishing the Balance of the State Prime Sponsor Advisory Council and Balance of the State Prime Sponsor District Advisory Boards and providing for the membership and duties thereof; creating s.13.9989, Florida Statutes, establishing an Office of Manpower Planning for the administration of specified programs and councils under the State Manpower Planning Act; providing for a director of the office and for his powers and duties; transferring the State Manpower Services Council to the Department of Community Affairs; repealing s.13.9983, Florida Stat-

utes, 1974 Supplement, which provides for administration of the State Manpower Services Council; providing an effective date.

—was read the second time by title. On motion by Senator Graham, by two-thirds vote HB 2124 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Gordon	MacKay	Stolzenburg
Brantley	Graham	McClain	Thomas, J.
Childers, D.	Hair	Myers	Thomas, P.
Childers, W. D.	Henderson	Peterson	Tobiassen
Deeb	Holloway	Poston	Trask
Dunn	Johnston	Renick	Vogt
Firestone	Lane, D.	Saylor	Ware
Gallen	Lane, J.	Sims	Winn
Glisson	Lewis	Spicola	Zinkil

Nays—None

HB 1263—A bill to be entitled An act relating to public documents; providing legislative intent; amending s.11.45-(6)(c), Florida Statutes, to require a listing of all public documents promulgated by each state agency, cost of such documents, and method used by each agency to arrive at the cost figure; in the auditor general's report on each state agency; adding a new subsection (3) to s.257.05, Florida Statutes, requiring certain state agencies and officials to furnish the Division of Library Services of the Department of State a list of every periodical and nonperiodical public document issued during the preceding fiscal year; creating s.283.28, Florida Statutes, providing for the purging of mailing lists for public documents; providing an effective date.

—was read the second time by title.

Senators Zinkil and Plante offered the following amendments which were moved by Senator Zinkil and adopted:

Amendment 1—On page 4, line 1, insert: new section 4 and renumber subsequent sections.

Section 4. Section 283.045, Florida Statutes, is amended to read:

(Substantial rewording)

283.045 Definitions.—

(a) "Committee" as used in this chapter, unless the context clearly requires otherwise, shall mean the joint legislative management committee of the Florida Legislature, created by s.11.147, Florida Statutes.

(b) "Educational Publication" as used in this chapter shall mean those publications issued by the district school boards, state community colleges, and state universities. However, this definition shall not include those publications of the Department of Education or the Board of Regents.

Section 5. Section 283.101, Florida Statutes, is amended to read:

283.101 Printing of state agency annual and biennial reports.—

(3) No state agency shall publish any report, newsletter, newspaper, or pamphlet not specifically authorized by Florida Statutes without prior approval of the Legislature. However, educational publications are hereby exempt from the provisions of this act.

Amendment 2—On page 1, line 17, insert: after the "," amending s.283.05, Florida Statutes, providing for the definition of education publication; amending s.283.101, Florida Statutes, creating a new subsection (3), providing legislative authority for all publications;

On motion by Senator Zinkil, by two-thirds vote HB 1263 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Graham	McClain	Thomas, J.
Brantley	Hair	Myers	Thomas, P.
Childers, D.	Henderson	Peterson	Trask
Childers, W. D.	Holloway	Poston	Vogt
Deeb	Johnston	Renick	Ware
Dunn	Lane, D.	Sayler	Winn
Firestone	Lane, J.	Sims	Zinkil
Glisson	Lewis	Spicola	
Gordon	MacKay	Stolzenburg	

Nays—None

SB 1168 was taken up and on motion by Senator J. Thomas—

HB 1921—A bill to be entitled An act relating to home improvement and mobile home loans financing by savings and loan associations; amending s.665.381(4), and (5), Florida Statutes, 1974 Supplement, authorizing the interest or finance charges therein at a rate up to but not exceeding that authorized in s.520.78 and s.520.08, Florida Statutes, respectively, for such loans; providing an effective and an expiration date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator J. Thomas, by two-thirds vote HB 1921 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Brantley	Henderson	Myers	Thomas, P.
Childers, D.	Holloway	Peterson	Tobiassen
Childers, W. D.	Johnston	Poston	Trask
Deeb	Lane, D.	Renick	Vogt
Dunn	Lane, J.	Sims	Ware
Firestone	Lewis	Spicola	Wilson
Glisson	MacKay	Stolzenburg	Winn
Hair	McClain	Thomas, J.	Zinkil

Nays—1

Sayler

SB 1168 was laid on the table.

The President Pro Tempore presiding

SB 1029—A bill to be entitled An act relating to valuation standards for fraternal benefit society insurance certificates; amending s. 632.251(2), (4), Florida Statutes; adding certain standard mortality tables to be used in computing reserves; amending s. 632.381(7), Florida Statutes; providing for the use of any standard authorized by law in valuing life insurance policies; providing an effective date.

—was read the second time by title. On motion by Senator Stolzenburg, by two-thirds vote SB 1029 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Holloway	Poston	Trask
Childers, D.	Johnston	Renick	Vogt
Childers, W. D.	Lane, D.	Sayler	Ware
Deeb	Lane, J.	Sims	Wilson
Dunn	Lewis	Spicola	Winn
Firestone	MacKay	Stolzenburg	Zinkil
Glisson	McClain	Thomas, J.	
Hair	Myers	Thomas, P.	
Henderson	Peterson	Tobiassen	

Nays—None

Senator Stolzenburg was recorded as a co-introducer of SB 1029.

On motion by Senator Vogt, by two-thirds vote HB 971 was withdrawn from the Committee on Health and Rehabilitative Services and placed on the Calendar.

SB 800 was taken up and on motion by Senator Vogt—

CS for HB 971—A bill to be entitled An act relating to juveniles; amending s.39.03(2), Florida Statutes, authorizing the release of a child taken into custody to an adult approved by the court on a prior approval basis under certain circumstances; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator Vogt, by two-thirds vote CS for HB 971 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Brantley	Hair	Myers	Tobiassen
Childers, D.	Henderson	Peterson	Trask
Childers, W. D.	Holloway	Plante	Vogt
Dunn	Johnston	Poston	Ware
Deeb	Lane, D.	Renick	Wilson
Firestone	Lane, J.	Sayler	Winn
Gallen	Lewis	Sims	Zinkil
Glisson	MacKay	Spicola	
Graham	McClain	Thomas, J.	

Nays—None

SB 184—A bill to be entitled An act relating to game and fresh water fish; repealing s.372.02, Florida Statutes, relating to the general powers, duties, and authority of the Game and Fresh Water Fish Commission and the authority of the commission to issue rules and orders; repealing s.372.022, Florida Statutes, relating to the power of the commission to sell and trade commission lands in Lake and Marion Counties; repealing s.372.06, Florida Statutes, relating to meetings of the commission; repealing s.372.08, Florida Statutes, relating to the yearly audit of the Game and Fresh Water Fish Commission required by the governor; repealing s.372.10, Florida Statutes, relating to the payment of all accounts by the commission; repealing s.372.27, Florida Statutes, to remove prohibition against fishing in certain waters associated with Silver Springs and Rainbow Springs; repealing s.372.43, Florida Statutes, which prohibits the catching, wounding, or killing of carrier pigeons and provides a penalty therefor; repealing s.372.572, Florida Statutes, to remove provisions relating to the right of county residents to fish in certain waters bounded by more than one county; repealing s.372.63, Florida Statutes, which requires that persons who rent boats to hunters and fishermen must purchase a license from the Game and Fresh Water Fish Commission; repealing s.372.67, Florida Statutes, relating to the requirement that those seeking a license to hunt and trap list the game and fur-bearing animals they have taken in the preceding season; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources and Conservation offered the following amendments which were moved by Senator Lewis and adopted:

Amendment 1—On page 2, line 12, strike "372.27,"

Amendment 2—On page 1, lines 19 through 22, strike "repealing s.372.27, Florida Statutes, to remove prohibition against fishing in certain waters associated with Silver Springs and Rainbow Springs;"

Pending further consideration of SB 184 as amended, on motion by Senator Lewis, by two-thirds vote HB 308 was withdrawn from the Committee on Natural Resources and Conservation and placed on the calendar. On motion by Senator Lewis—

HB 308—A bill to be entitled An act relating to game and fresh water fish; repealing s.372.02, Florida Statutes, relating to the general powers, duties, and authority of the Game and Fresh Water Fish Commission and the authority of the commission to issue rules and orders; repealing s.372.022, Florida Statutes, relating to the power of the commission to sell and trade commission lands in Lake and Marion Counties; repealing s.372.08, Florida Statutes, relating to the yearly audit of the Game and Fresh Water Fish Commission required by the governor; repealing s.372.10, Florida Statutes, relating to the payment of all accounts by the commission; repealing s.372.43, Florida Statutes, which prohibits the catching, wounding, or killing of carrier pigeons and provides a penalty therefor; repealing s.372.572,

Florida Statutes, to remove provisions relating to the right of county residents to fish in certain waters bounded by more than one county; repealing s.372.63, Florida Statutes, which requires that persons who rent boats to hunters and fishermen must purchase a license from the Game and Fresh Water Fish Commission; repealing s. 372.67, Florida Statutes, relating to the requirement that those seeking a license to hunt and trap list the game and furbearing animals they have taken in the preceding season; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator Lewis, by two-thirds vote HB 308 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Winn
Gallen	Lewis	Sims	Zinkil
Gordon	MacKay	Spicola	
Graham	McClain	Thomas, J.	

Nays—1

Wilson

SB 184 was laid on the table.

SB 824—A bill to be entitled An act relating to occupational therapy; providing definitions; requiring occupational therapists and occupational therapy assistants to be licensed by the Board of Medical Examiners; providing certain exemptions; creating an Occupational Therapist Council to assist the board in carrying out the provisions of this act; providing certain requirements for licensure as an occupational therapist or occupational therapy assistant; exempting certain occupational therapy assistants from certain educational requirements for an occupational therapist license; providing the content of and procedure for an examination for license applicants; providing for the waiver of the examination and of education and experience requirements for certain persons; authorizing licensed persons to use certain designations in connection with their names; providing procedures for the revocation, suspension, or refusal to renew the license of any person guilty of unprofessional conduct; providing for renewal of licenses; requiring the board to prescribe certain fees; prohibiting unlicensed persons from representing themselves as licensed occupational therapists or occupational therapy assistants; providing a penalty; providing an effective date.

—was read the second time by title.

The Committee on Governmental Operations offered the following amendment which was moved by Senator Johnston and adopted:

Amendment 1—On page 8, line 4, insert: after the word "experience" examination

The Committee on Commerce offered the following amendment which was moved by Senator Johnston and adopted:

Amendment 2—On page 5, lines 7 and 8, strike "Chapter of the American"

On motion by Senator Johnston, by two-thirds vote SB 824 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—30

Brantley	Firestone	Holloway	MacKay
Childers, D.	Gordon	Johnston	McClain
Childers, W. D.	Graham	Lane, D.	Peterson
Deeb	Hair	Lane, J.	Poston
Dunn	Henderson	Lewis	Renick

Saylor
Scarborough
Sims

Spicola
Thomas, J.
Thomas, P.

Tobiassen
Trask
Vogt

Winn

Nays—7

Gallen
Glisson

Myers
Plante

Ware
Wilson

Zinkil

SB 1031—A bill to be entitled An act relating to alcoholic beverage containers; amending section 565.10, Florida Statutes, providing for the sale of premixed cocktails or cordials in containers of any size; providing an effective date.

—was read the second time by title.

Senator Henderson moved the following amendments which were adopted:

Amendment 1—On page 1, lines 12—30, strike everything after the enacting clause and insert: Section 1. Section 565.101, Florida Statutes, is created to read:

565.101 Sale of premixed cocktails or cordials.—The sale of premixed cocktails or cordials in any size container, if clearly marked as to size, shall be proper, provided the distributor or vendor pays the tax on the next largest container size specified by law.

Section 2. This act shall take effect upon becoming a law.

Amendment 2—On page 1, strike line 5 and insert: creating s.565.101, Florida Statutes,

Pending further consideration of SB 1031 as amended, on motion by Senator Henderson, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron
President

May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed as amended HB 2110—and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Regulated Industries & Licensing—

HB 2110—A bill to be entitled An act relating to alcoholic beverage containers; creating s.565.101, Florida Statutes, providing for the sale of premixed cocktails or cordials in containers of any size; providing an effective date.

—was read the first time by title. On motion by Senator Henderson, the rules were waived and the bill was placed on the calendar.

On motion by Senator Henderson, HB 2110, a companion measure to SB 1031, was substituted therefor. On motions by Senator Henderson, by two-thirds vote HB 2110 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Brantley	Graham	Plante	Tobiassen
Childers, D.	Henderson	Poston	Trask
Childers, W. D.	Holloway	Renick	Vogt
Deeb	Johnston	Scarborough	Ware
Dunn	Lane, J.	Sims	Wilson
Firestone	Lewis	Spicola	Winn
Gallen	McClain	Thomas, J.	
Gordon	Myers	Thomas, P.	

Nays—4

Glisson	Hair	MacKay	Zinkil
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By unanimous consent Senator Peterson was recorded as voting nay and Senator D. Lane was recorded as voting yea.

SB 1031 was laid on the table.

Consent Calendar, continued

SB 682 was taken up, together with:

By the Committee on Commerce and Senator Gallen—

CS for SB 682—A bill to be entitled An act relating to landlords and tenants; amending section 83.59(2), Florida Statutes, 1974 Supplement; providing for legislative intent; providing for an alternate method of service of process by the landlord in actions for possession; amending section 83.60(2), Florida Statutes, providing for the inclusion of certain warning provisions in process in actions for possession; amending section 83.62, Florida Statutes; providing for an alternate method of posting the writ of possession on the premises in actions for possession; providing an effective date.

—which was read the first time by title and SB 682 was laid on the table.

On motions by Senator Gallen, by two-thirds vote CS for SB 682 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Graham	Plante	Tobiasen
Childers, D.	Hair	Poston	Trask
Childers, W. D.	Holloway	Renick	Vogt
Deeb	Johnston	Sayler	Ware
Dunn	Lane, J.	Scarborough	Wilson
Firestone	MacKay	Sims	Winn
Gallen	McClain	Spicola	
Glisson	Myers	Thomas, J.	
Gordon	Peterson	Thomas, P.	

Nays—1

Zinkil

By unanimous consent Senators Lewis, D. Lane and Stolzenburg were recorded as voting yea.

SB 1143—A bill to be entitled An act relating to grand juries; creating ss.905.015, 905.135, 905.191, 905.192, 905.235, Florida Statutes; amending ss.905.16, 905.18, 905.185, 905.195, 905.27, 905.28, Florida Statutes; providing for a grand jury of 23 persons in each county; providing for a term of the grand jury; providing for the appointment of a court reporter and an interpreter; providing the duties of the grand jury; providing for the issuance of process; providing a penalty for disclosure of names or addresses of persons named in process; providing for the disqualification of state attorney and assignment of another state attorney; providing for sealed witness list; providing a quorum of 15 and a vote of 12 for performance of grand jury duties; prohibiting disclosure of matters and testimony before the grand jury and providing increased penalties; providing exceptions; providing requirements for the publication of a grand jury report; repealing ss.905.01, 905.09, 905.13, 905.15, 905.165, 905.23, 905.25, 905.26, Florida Statutes; relating to powers, duties and procedures of the grand jury; providing severability; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal offered the following amendments which were moved by Senator Spicola and adopted:

Amendment 1—On page 2, line 6, strike “3” and insert: “6”

Amendment 2—On page 2, line 20, strike “January 1, April 1, or July 1,” and insert: and April 1

Amendment 3—On page 2, strike lines 26 through 30 and insert: Section 2. Subsection (1) of section 40.40, Florida Statutes, is amended to read:

40.40 Drawing grand jurors.—

(1) Whenever a grand jury is to be organized it shall be the duty of the judge to place the names of so many of said persons as shall appear and qualify in response to said summons, in a box or hat and draw therefrom the names of *twenty-three* ~~eighteen~~ persons, who shall serve as grand jurors for said regular or special term, and the persons whose names shall remain in said box or hat shall serve as petit jurors.

Section 3. Section 905.135, Florida Statutes, is created to read:

905.135 Appointment of court reporter and interpreter.—The grand jury shall appoint a court reporter and, when necessary, the grand jury shall appoint an interpreter. The court reporter and

(Renumber subsequent sections)

Amendment 4—On page 4, lines 7-8, strike “Such process shall not constitute a public record within the purview of Chapter 119.” and insert: Such process shall be exempt from the provision of s.119.07, Florida Statutes.

Amendment 5—On page 6, strike lines 15 through 19 and insert: (c) Furthering justice.

Senator Dunn moved the following amendment which was adopted:

Amendment 6—On page 3, strike lines 3 and 4 and insert: The court reporter may, upon the request of the grand jury or state attorney, record testimony adduced before the grand jury.

The Committee on Judiciary-Criminal offered the following amendment which was moved by Senator Spicola and adopted:

Amendment 7—On page 1, line 6, after “amending s.s.” insert: 40.40,

On motion by Senator Spicola, by two-thirds vote SB 1143 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—35

Brantley	Hair	Myers	Thomas, J.
Childers, D.	Henderson	Peterson	Thomas, P.
Childers, W. D.	Holloway	Plante	Tobiasen
Deeb	Johnston	Poston	Trask
Dunn	Lane, D.	Renick	Vogt
Firestone	Lane, J.	Sayler	Ware
Gallen	Lewis	Scarborough	Winn
Glisson	MacKay	Sims	Zinkil
Gordon	McClain	Spicola	

Nays—1

Wilson

Consideration of SB 179 was deferred.

SB 356—A bill to be entitled An act relating to the state officers and employees group insurance program; amending s.112.075(10), Florida Statutes, 1974 Supplement; creating a trust fund and designating uses for funds deposited therein; providing for the deposit of interest and funds in the trust fund; providing an effective date.

—was read the second time by title.

The Committee on Ways and Means offered the following amendment which was moved by Senator Sayler and adopted:

Amendment 1—On page 1, line 28, strike “July 1, 1975” and insert: upon becoming law.

On motion by Senator Sayler, by two-thirds vote SB 356 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—37

Brantley	Henderson	Poston	Tobiasen
Childers, D.	Holloway	Renick	Trask
Childers, W. D.	Johnston	Saunders	Vogt
Deeb	Lane, J.	Sayler	Ware
Dunn	Lewis	Scarborough	Wilson
Firestone	MacKay	Sims	Winn
Gallen	McClain	Spicola	Zinkil
Glisson	Myers	Stolzenburg	
Gordon	Peterson	Thomas, J.	
Hair	Plante	Thomas, P.	

Nays—None

By unanimous consent Senator D. Lane was recorded as voting yea.

On motion by Senator Deeb, by two-thirds vote HB 290 was withdrawn from the Committee on Ways and Means and placed on the calendar.

SB 14 was taken up and on motion by Senator Deeb—

HB 290—A bill to be entitled An act relating to the Florida Retirement System; amending s.121.051(2)(a), Florida Statutes, as amended, extending survivor benefits for members transferring from the Teachers' Retirement System of Florida to the Florida Retirement System until fully insured for disability benefits under the Social Security Act; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator Deeb, by two-thirds vote HB 290 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Thomas, P.
Childers, W. D.	Holloway	Poston	Tobiasen
Deeb	Johnston	Renick	Trask
Dunn	Lane, D.	Sayler	Vogt
Firestone	Lewis	Scarborough	Ware
Gallen	MacKay	Sims	Wilson
Glisson	McClain	Spicola	Winn
Gordon	Myers	Stolzenburg	Zinkil

Nays—None

SB 14 was laid on the table.

SB 1043—A bill to be entitled An act relating to private employment agencies, creating s.490.015, Florida Statutes, exempting certain management consultant businesses from the provisions of chapter 449; amending s.449.021; Florida Statutes, providing for an application fee; amending ss.449.022(2)(c), 449.03, Florida Statutes, to delete the requirements that the annual agency license fee and required bond accompany the application; providing an effective date.

—was read the second time by title.

Senator Tobiasen moved the following amendment which was adopted:

Amendment 1—On page 1, line 25, strike "\$35,000" and insert: \$20,000

Pending further consideration of SB 1043 as amended on motion by Senator Tobiasen, by two-thirds vote HB 771 was withdrawn from the Committee on Commerce and placed on the calendar. On motion by Senator Tobiasen—

HB 771—A bill to be entitled An act relating to private employment agencies; creating s.449.015, Florida Statutes, exempting certain management consultant businesses from the provisions of chapter 449; amending s.449.021, Florida Statutes; providing for a \$25 application fee; amending ss.449.022(2)(c) and 449.03, Florida Statutes, to delete the require-

ments that the annual agency license fee and required bond accompany the application; providing an effective date.

—a companion measure to SB 1043 was substituted therefor and read the second time by title. On motion by Senator Tobiasen, by two-thirds vote HB 771 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—29

Childers, D.	Henderson	Plante	Tobiasen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Sayler	Vogt
Dunn	Lane, J.	Sims	Wilson
Firestone	Lewis	Spicola	Zinkil
Gallen	MacKay	Stolzenburg	
Glisson	McClain	Thomas, J.	
Hair	Peterson	Thomas, P.	

Nays—None

By unanimous consent Senators Ware, Myers and D. Lane were recorded as voting yea.

SB 1043 was laid on the table.

SB 239 was taken up, together with CS for SB 239 which was read the first time by title and SB 239 was laid on the table.

Pending further consideration of CS for SB 239, on motion by Senator Vogt, by two-thirds vote CS for HB's 188 and 190 was withdrawn from the Committees on Transportation, Judiciary-Criminal and Commerce and placed on the calendar. On motion by Senator Vogt—

CS for HB's 188 and 190—A bill to be entitled An act relating to motor vehicles; amending s.316.210(1), F.S., prohibiting certain material on motor vehicle windows; providing a penalty; amending s.320.062(1), F. S., prohibiting the sale of certain motor vehicles whose windows are reflective or in any way nontransparent when viewed from the outside of the vehicle; providing an effective date.

—a companion measure to CS for SB 239 was substituted therefor and read the second time by title.

Senator Vogt moved the following amendment:

Amendment 1—On page 1, strike everything after the enacting clause and insert:

Section 1. Subsections (2), (3), and (4) of section 316.210, Florida Statutes, are renumbered as subsections (3), (4), and (5), respectively, and a new subsection (2) is added to said section to read:

316.210 Windshields required to be unobstructed, fixed upright and equipped with safety glass and wipers.—

(2)(a) No person shall operate any motor vehicle upon any public highway, road, or street, on which the front windshield is composed of, covered by, or treated with, any material which has the effect of making the windshield reflective or in any other way nontransparent.

(b) No person shall operate any motor vehicle upon any public highway, road, or street, on which the rear window is composed of, covered by, or treated with, any material which has a highly reflective or mirrored appearance and which has a total solar reflectance when applied to double strength window glass greater than 35 percent at 5,000 angstroms, as determined in accordance with the latest edition of the American Society of Heating, Refrigerating and Air Conditioning Engineers (ASHRAE) Guide. No person shall operate any motor vehicle upon any public highway, road or street, on which the rear window is composed of, covered by, or treated with, any material which has the effect of making the rear window nontransparent unless the vehicle is equipped with side mirrors on both sides that meet the requirement of s.316.273.

(c) No person shall operate any motor vehicle upon any public highway, road or street, on which the sidewings and side windows on either side forward of or adjacent to the operator's seat, are composed of, covered by, or treated with, any material which has the effect of making these glass areas nontransparent in any way, or which has a highly reflective or mirrored appearance and which has a total solar reflectance when applied to double strength window glass greater than 35 percent at 5,000 angstroms, as determined in accordance with the latest edition of the American Society of Heating, Refrigerating and Air Conditioning Engineers (ASHRAE) Guide.

Section 2. Section 316.2105, Florida Statutes, is created to read:

316.2105 Selling motor vehicle equipped with windows which are reflective or nontransparent; penalty.—

(1) No person shall have for sale, sell, or offer for sale, any motor vehicle with windows that are in violation of the provisions of section 316.210(2).

(2) Any person violating the provisions of this section is guilty of a misdemeanor of the second degree, punishable as provided in s.775.082 or s.775.083.

Section 3. Section 316.2106, Florida Statutes, is created to read:

316.2106 Selling reflective or nontransparent material for motor vehicle windows; penalty.—

(1) On and after July 1, 1975, no person shall knowingly sell any material for the purpose of installation on, or as a replacement for, the windows of a motor vehicle when such installation would bring the vehicle into noncompliance with section 316.210(2).

(2) Any person violating the provisions of this section is guilty of a misdemeanor of the second degree, punishable as provided in s.775.082 or s.775.083.

Section 4. Section 316.2107, Florida Statutes, is created to read:

316.2107 Motor vehicle windows; exemptions for manufacturers.—The provisions of s.316.210, s.316.2105, and s.316.2106 shall not apply to the manufacturer's tinting of motor vehicle windows nor to certificates or other paper required to be so displayed by law; provided, however, that no motor vehicle window described in s.316.210(2)(b) or (c) shall have a total solar reflectance when applied to double strength window glass greater than 35 percent at 5,000 angstroms, as determined in s. 316.210(2)(b) or (c).

Section 5. This act shall take effect October 1, 1975, except for section 3 which shall take effect July 1, 1975.

Senator Vogt moved the following amendments to Amendment 1 which were adopted:

Amendment 1A—On page 1, strike lines 18—22 and insert: total solar reflectance when applied to automotive glass greater than 35 percent in the visible light range. No person shall

Amendment 1B—On page 2, strike lines 5—8 and insert: when applied to automotive glass greater than 35 per cent in the visible light range.

Amendment 1C—On page 3, strike lines 9—11, and insert: shall have a total solar reflectance when applied to automotive glass greater than 35 percent in the visible light range.

Amendment 1 as amended was adopted.

Senator Vogt moved the following title amendment which was adopted:

Amendment 2—On page 1, strike title and insert:

A bill to be entitled

An act relating to uniform traffic control; adding a new subsection (2) to s.316.210, Florida Statutes, providing that it is unlawful for any person to drive a motor vehicle equipped with a windshield which is nontransparent or reflective; providing that it is unlawful for any person to operate a motor vehicle equipped with a rear window which is highly reflective or

mirrored; providing a maximum solar reflectance value; providing a requirement for side mirrors if the rear window is nontransparent; providing that it is unlawful to operate a motor vehicle equipped with nontransparent or reflective windows on both sides of the operator's seat; creating s.316.2105, Florida Statutes, prohibiting sale of motor vehicle equipped with materials that violate s.316.210(2), Florida Statutes; providing a penalty; creating s.316.2106, Florida Statutes, prohibiting the sale of material for the purpose of making the windows of a motor vehicle nontransparent and in noncompliance with s.316.210(2), Florida Statutes; providing a penalty; creating s.316.2107, Florida Statutes, providing for exemptions for manufacturers; providing an effective date.

On motion by Senator Vogt, by two-thirds vote CS for HB's 188 and 190 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—28

Brantley	Hair	Poston	Thomas, P.
Childers, W. D.	Henderson	Renick	Tobiassen
Deeb	Holloway	Scarborough	Trask
Dunn	Lane, J.	Sims	Vogt
Firestone	Lewis	Spicola	Ware
Gallen	McClain	Stolzenburg	Winn
Glisson	Peterson	Thomas, J.	Zinkil

Nays—4

Johnston	MacKay	Saunders	Wilson
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By unanimous consent Senators D. Lane and Myers were recorded as voting yea.

CS for SB 239 was laid on the table.

On motions by Senator Saunders, by two-thirds vote Senate Bills 267, 1265, 863 and CS for SB 529 were withdrawn from the Committee on Ways and Means and placed on the calendar.

Senator Plante presiding

SB 1296—A bill to be entitled An act relating to paternity; amending s.39.11(2)(e), (3)(d), Florida Statutes, 1974 Supplement, relating to powers of the court with reference to dependent and delinquent children; removing the term "illegitimate child" and replacing it with the term "child born out of wedlock"; amending ss.382.17, the introductory paragraph and subsections (1), (2), and (4) of 382.21, and 382.35(2), (3), (4), (7)(d), Florida Statutes, relating to birth certificates; replacing reference to the legitimacy of children with reference to marital status; amending ss.742.011, 742.091 and 742.10, Florida Statutes; removing reference to bastardy proceedings and the term "bastard"; amending s.744.301(1), Florida Statutes, 1974 Supplement, and s.856.04(2), Florida Statutes, relating to guardianship and desertion, respectively; removing the term "illegitimate child" and replacing it with the term "child born out of wedlock"; directing the Statutory Revision and Indexing Division of the Joint Legislative Management Committee to change the title of chapter 742, Florida Statutes, from "Bastardy" to "Determination of Paternity"; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Civil offered the following amendments which were moved by Senator Wilson and adopted:

Amendment 1—On page 4, line 10, strike "undertermined" and insert: *undetermined*

Amendment 2—On page 7, line 1, strike "undertermined" and insert: *undetermined*

Pending further consideration of SB 1296 as amended on motion by Senator Wilson—

HB 1318—A bill to be entitled An act relating to paternity; amending s.39.11(2)(e) and (3)(d), Florida Statutes, 1974 Supplement, relating to powers of the court with reference to dependent and delinquent children, removing the term "illegitimate child" and replacing it with the term "child born out of

wedlock"; amending ss.382.17, the introductory paragraph and subsections (1), (2) and (4) of 382.21, and 382.35(2), (3), (4), and (7)(d), Florida Statutes, relating to birth certificates, to replace reference to the legitimacy of children with reference to marital status; amending ss.742.011, 742.091 and 742.10, Florida Statutes, to remove reference to bastardy proceedings and the term "bastard"; amending s.744.301(1), Florida Statutes, 1974 Supplement, and s.856.04(2), Florida Statutes, relating to guardianship and desertion, respectively, to remove the term "illegitimate child" and replace it with the term "child born out of wedlock"; directing the Division of Statutory Revision and Indexing of the Joint Legislative Management Committee to change the title of chapter 742, Florida Statutes, from "Bastardy" to "Determination of Paternity"; providing an effective date.

—a companion measure to SB 1296 was substituted therefor and read the second time by title. On motion by Senator Wilson, by two-thirds vote HB 1318 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Brantley	Henderson	Poston	Thomas, J.
Childers, D.	Holloway	Renick	Thomas, P.
Childers, W. D.	Johnston	Saunders	Tobiassen
Deeb	Lewis	Saylor	Trask
Firestone	MacKay	Scarborough	Ware
Gallen	Myers	Sims	Wilson
Glisson	Peterson	Spicola	Winn
Hair	Plante	Stolzenburg	Zinkil

Nays—None

SB 1296 was laid on the table.

SB 293—A bill to be entitled An act relating to the Real Estate License Law; amending s.475.08, Florida Statutes, to provide compensation to the members of the Florida Real Estate Commission for the time spent away from their offices in the performance of their duties as members; providing an effective date.

—was read the second time by title.

The Committee on Governmental Operations offered the following amendments which were moved by Senator Sims and adopted:

Amendment 1—On page 1, line 18, strike "compensation" and insert: a reimbursement allowance to each for secretarial services and other personal office expense in connection with their duties for the commission

Amendment 2—On page 1 in title, strike all of lines 6 through 9 and insert: authorize a reimbursement allowance to the members of the Florida Real Estate Commission and to provide compensation to the members for the time spent away from their offices in the performance of their duties as members.

On motion by Senator Sims, by two-thirds vote SB 293 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—32

Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Thomas, P.
Childers, W. D.	Johnston	Poston	Tobiassen
Deeb	Lane, D.	Renick	Trask
Dunn	Lane, J.	Saylor	Ware
Firestone	Lewis	Scarborough	Wilson
Gallen	MacKay	Sims	Winn
Glisson	McClain	Spicola	Zinkil

Nays—None

By unanimous consent Senators Myers, Vogt and Stolzenburg were recorded as voting yea.

Consideration of SB 936 was deferred.

On motion by Senator Trask, by two-thirds vote HB 2142 was withdrawn from the Committees on Commerce, Governmental Operations and Ways and Means and placed on the calendar.

The President presiding

On motion by Senator Brantley, by two-thirds vote Senate Bills 245, 524 and 572 were added to the end of the special order calendar.

On motion by Senator Hair, by two-thirds vote HB 1250 was withdrawn from the Committee on Rules and Calendar and placed at the end of the local bill calendar.

On motion by Senator Ware SB 1380 was added to the end of the local bill calendar.

Consideration of HB 2034 was deferred.

SB 1221 was taken up, together with CS for SB 1221 which was read the first time by title and SB 1221 was laid on the table.

Pending further consideration of CS for SB 1221, on motion by Senator Peterson—

HB 1222—A bill to be entitled An act relating to agricultural road guard inspection; amending s.570.15, Florida Statutes, relating to inspection of premises and vehicles; providing authority for search without warrant under certain circumstances; providing that it shall be unlawful to pass an inspection station without stopping; providing a penalty; creating s.570.151, Florida Statutes, authorizing the appointment of special officers; prescribing duties and authority of special officers; providing an effective date.

—a companion measure to CS for SB 1221 was substituted therefor and read the second time by title. On motion by Senator Peterson, by two-thirds vote HB 1222 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Mr. President	Hair	McClain	Thomas, J.
Brantley	Henderson	Peterson	Thomas, P.
Childers, D.	Holloway	Plante	Tobiassen
Childers, W. D.	Johnston	Poston	Trask
Dunn	Lane, D.	Renick	Vogt
Firestone	Lane, J.	Saylor	Ware
Gallen	Lewis	Scarborough	Wilson
Glisson	MacKay	Spicola	Winn

Nays—None

By unanimous consent Senators Stolzenburg, Myers and Sims were recorded as voting yea.

CS for SB 1221 was laid on the table.

On motion by Senator P. Thomas, by two-thirds vote HB 1606 was withdrawn from the Committee on Ways and Means and placed on the calendar.

SB 1163 was taken up and on motion by Senator P. Thomas—

HB 1606—A bill to be entitled An act relating to planning and budgeting; amending s.216.262(3), Florida Statutes, 1974 Supplement; allowing a person holding an office or position whose salary is fixed or limited by chapter 27, Florida Statutes, to be compensated from an education appropriation if such person is otherwise permitted to be so compensated; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator P. Thomas, by two-thirds vote HB 1606 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Hair	Peterson	Thomas, P.
Brantley	Henderson	Plante	Tobiassen
Childers, D.	Holloway	Poston	Trask
Childers, W. D.	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lewis	Scarborough	Wilson
Gallen	MacKay	Spicola	Winn
Glisson	McClain	Thomas, J.	

Nays—None

By unanimous consent Senators Myers, J. Lane and Stolzenburg were recorded as voting yea.

SB 1163 was laid on the table.

SB 170—A bill to be entitled An act relating to garnishment; amending ss.77.03 and 77.031(1), Florida Statutes; requiring notice and a hearing be given a defendant before his wages may be garnished; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Civil offered the following amendments which were moved by Senator Hair and adopted:

Amendment 1—On page 1, strike lines 12-27, and insert: Section 1. Subsection (1) of section 77.031, Florida Statutes, is amended to read:

Amendment 2—On page 2, lines 9—14, strike everything after "claim." and insert: Before a writ of garnishment shall issue the defendant shall be given notice and opportunity for a court hearing at which the probable validity of the allegations in the plaintiff's motion for the writ and the application of any exemptions provided for by law shall be determined. Notice to the defendant of the proposed garnishment shall be accompanied by a copy of plaintiff's motion for writ of garnishment and shall state the possibility of defendants' entitlement to exemptions and the opportunity for a hearing if a motion requesting such hearing is filed and served within five days. If, within five days after the service of the notice of the proposed garnishment, the defendant has not filed with the court and served the plaintiff with a motion requesting the court hearing, then the writ shall issue without the prior hearing.

Amendment 3—On page 1, lines 4 and 5, strike "ss.77.03 and" and insert: s.

On motion by Senator Hair, by two-thirds vote SB 170 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—30

Mr. President	Hair	Peterson	Thomas, P.
Brantley	Henderson	Plante	Tobiassen
Childers, D.	Holloway	Poston	Trask
Childers, W. D.	Johnston	Renick	Ware
Dunn	Lane, D.	Saunders	Winn
Firestone	Lewis	Scarborough	Zinkil
Gallen	MacKay	Spicola	
Glisson	McClain	Thomas, J.	

Nays—None

By unanimous consent Senators Stolzenburg, Vogt, Myers and J. Lane were recorded as voting yea.

SB 1030—A bill to be entitled An act relating to worthless checks; creating s.832.07, Florida Statutes; providing for prima facie evidence of intent to issue a worthless check; providing immunity from certain civil liability; providing for prima facie evidence of the identity of the party issuing a worthless check and of authorization to draw upon the named account; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal offered the following amendments which were moved by Senator Dunn and adopted:

Amendment 1—On page 2, line 22, strike the period (.) and insert: and for proceeding under the forms of such notice.

Amendment 2—On page 3, lines 9, 10, 11 and 12, strike "The identification shall be proved by no less than two identification cards or papers, and information identifying such cards or papers shall be written upon the check." and insert: This information shall be written upon the check.

Amendment 3—On page 2, line 13, after the comma insert: or five percent (5%) whichever is greater

On motion by Senator Dunn, by two-thirds vote SB 1030 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—34

Mr. President	Henderson	Plante	Thomas, P.
Brantley	Holloway	Poston	Tobiassen
Childers, D.	Johnston	Renick	Trask
Childers, W. D.	Lane, D.	Saunders	Vogt
Dunn	Lane, J.	Sayler	Ware
Firestone	Lewis	Scarborough	Winn
Gallen	MacKay	Spicola	Zinkil
Glisson	McClain	Stolzenburg	
Hair	Peterson	Thomas, J.	

Nays—None

SB 664—A bill to be entitled An act relating to life or disability insurers; creating s.626.9705, Florida Statutes, to provide that no life or disability insurer shall refuse to renew, sell or issue a life or disability insurance policy or establish or charge a premium or rate to an applicant or prospect for such insurance solely on the grounds that the applicant or prospect suffers from a severe disability; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendment which was moved by Senator MacKay and adopted:

Amendment 1—On page 2, between lines 4 and 5 insert: Section 2. Nothing in this act should be construed as requiring an insurer to provide insurance coverage against the severe disability which the applicant or policyholder has already sustained.

(Renumber subsequent section)

On motion by Senator MacKay, by two-thirds vote SB 664 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—32

Mr. President	Hair	Myers	Stolzenburg
Brantley	Henderson	Plante	Thomas, J.
Childers, D.	Johnston	Poston	Thomas, P.
Childers, W. D.	Lane, D.	Renick	Trask
Dunn	Lane, J.	Saunders	Ware
Firestone	Lewis	Sayler	Wilson
Gallen	MacKay	Scarborough	Winn
Glisson	McClain	Spicola	Zinkil

Nays—None

By unanimous consent Senators Vogt and Peterson were recorded as voting yea.

Consideration of HB 1217 was deferred.

On motions by Senator P. Thomas, by two-thirds vote CS for HB's 609 and 1511 was withdrawn from the Committees on Commerce and Judiciary-Criminal and placed on the calendar.

SB 392 was taken up and on motion by Senator P. Thomas—

CS for HB's 609 and 1511—A bill to be entitled An act relating to child labor; amending s.450.011, Florida Statutes, providing definitions and deleting certain exemptions from the provisions of chapter 450, Florida Statutes; amending s.450.021, Florida Statutes, lowering the minimum age for minors to engage in certain employment; restricting minors from work-

ing where alcoholic beverages are sold; amending s.232.07, Florida Statutes, providing for the issuance of special and hardship certificates of employment for certain children by the superintendent of a school district; requiring evidence of age; amending s.450.061(1), Florida Statutes, lowering the age for minors authorized to engage in certain hazardous occupations; permitting 14 and 15 year olds to drive farm tractors in certain instances; amending s.450.081(1) and (4), Florida Statutes, lowering the age and increasing the hours in which minors may engage in certain employment; deleting provisions restricting certain minors from engaging in certain employment such as television and sports; exempting pages in the Florida Legislature and certain other minors from such age and hour restrictions; amending s.450.111, Florida Statutes, relating to procedures for the issuance of employment certificates to minors; changing the minimum age for certain employment; requiring the employer to keep employment certificates; changing the minimum age for minors to work in their best interest or for support of their family; exempting certain married minors or legislative pages from certain restrictions; amending s.450.151, Florida Statutes, prohibiting any person from using a minor for certain employment; amending s.450.161, Florida Statutes, lowering the minimum age for employment in a vocational education course; amending s.232.08, Florida Statutes, requiring certain evidence of age prior to the issuance of an employment certificate; repealing ss.450.31, 450.041, and 450.071, Florida Statutes, which prohibit certain minors from engaging in certain street trades or from working as messengers or in poolrooms; repealing s.450.091, Florida Statutes, which requires employers to provide minor employees with certain facilities; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator P. Thomas, by two-thirds vote CS for HB's 609 and 1511 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Hair	Myers	Stolzenburg
Brantley	Henderson	Peterson	Thomas, J.
Childers, D.	Holloway	Plante	Thomas, P.
Childers, W. D.	Johnston	Poston	Tobiassen
Dunn	Lane, D.	Renick	Trask
Firestone	Lane, J.	Saunders	Ware
Gallen	Lewis	Saylor	Wilson
Glisson	MacKay	Scarborough	Winn
Gordon	McClain	Spicola	

Nays—1

Zinkil

By unanimous consent Senator Vogt was recorded as voting yea.

SB 392 was laid on the table.

SB 1293—A bill to be entitled An act relating to workmen's compensation; amending s.440.02(8)(a), (12), Florida Statutes, 1974 Supplement; amending the definitions of commission and wages; amending s.440.05, Florida Statutes, 1974 Supplement; repealing the posting requirement and requiring notice of election or revocation of election of coverage by a proprietor or partner to be mailed to the Division of Labor; amending the effective date of notices mailed to the division; amending s.440.09(3), Florida Statutes, 1974 Supplement, providing for no compensation for an injury to an employee who is found to have been under influence of any narcotic drugs, barbiturates or other stimulants which impaired the employee's faculties; conforming language; amending s.440.11(1), Florida Statutes; prohibiting comparative negligence as a defense when the employer has failed to secure the payment of workmen's compensation; amending s.440.13(1), (2), Florida Statutes; deleting the word division and inserting judge of industrial claims; amending s.440.15(2)(c), (3)(t), (6)(f), (7), (10)(a), Florida Statutes, 1974 Supplement, providing that certain additional temporary total disability benefits for training and rehabilitation be provided by the employer or carrier, and that such benefits not extend beyond 6 months from the date of loss or loss of use of the member and that they terminate upon the completion of the training or rehabilitation program; deleting the

term division and inserting judge of industrial claims where appropriate; repealing credit for prior awards of permanent partial disability not to exceed 6 months; amending s.440.152(1), Florida Statutes, requiring the Division of Labor to make continuous studies of occupational diseases; amending s.440.16, Florida Statutes, 1974 Supplement, deleting the term division and inserting judge of industrial claims where appropriate; deleting references to widow or widower and inserting spouse; extending the age of eligibility for death benefits for dependent children who are full-time students; amending s.440.17, Florida Statutes, authorizing judges of industrial claims to require the appointment of a guardian and to designate a representative to receive the payment of compensation on behalf of another; creating s.440.185, Florida Statutes, requiring the reporting of injuries and accidents and the filing of reports with the Division of Labor; providing penalties; amending s.440.20(2), (5), (8), (9), (10), Florida Statutes, 1974 Supplement; providing for a hearing procedure before a judge of industrial claims for the late payment of compensation; authorizing the Division of Labor to conduct investigations; authorizing the Division of Labor or judge of industrial claims to order payment of award from deposits held by the state treasurer; authorizing the Industrial Relations Commission to promulgate rules of procedure relative to lump sum payments; amending s.440.25(1), (3), (4), (6), Florida Statutes, 1974 Supplement; providing for hearings before judges of industrial claims; providing for the transfer of certain hearings to the most convenient county; deleting the use of registered mail; amending s.440.28, Florida Statutes, providing for judges of industrial claims to modify prior orders; amending s.440.29, Florida Statutes, 1974 Supplement; providing for procedures before judges of industrial claims; amending s.440.30, Florida Statutes, 1974 Supplement; providing for judges of industrial claims to order the taking of depositions; amending s.440.32, Florida Statutes; authorizing the assessment of costs in frivolous cases by judges of industrial claims; amending s.440.33, Florida Statutes; granting powers necessary to conduct hearings to judges of industrial claims; amending s.440.34(1), (3), Florida Statutes; providing for approval of attorney's fees by judges of industrial claims; amending s.440.41, Florida Statutes; inserting judge of industrial claims; amending s.440.42, Florida Statutes, granting jurisdiction to judges of industrial claims to hear disputes between workmen's compensation insurance carriers; amending s.440.44, Florida Statutes, 1974 Supplement; repealing requirement for fixed portions of salaries of members of the Industrial Relations Commission and the director of Division of Labor to be paid from workmen's compensation and unemployment compensation trust funds; providing that the powers, duties and functions of the bureau chief shall not be a limitation on the authority of the division; deleting the judge of industrial claims from the requirement that the division prescribe their duties and powers; deleting unnecessary language; deleting language referring to members of commission appointed by governor; authorizing the Division of Labor to adopt a seal; requiring the Division of Labor to conduct its hearings in accordance with the requirements of the Administrative Procedures Act, but not to infringe upon the jurisdiction of the judges of industrial claims; amending s.440.45(1), (2), Florida Statutes, 1974 Supplement; deleting requirement that there be at least one judge of industrial claims for each judicial circuit; providing that the appellate district judicial nominating commission in which the judge principally conducts hearings be the commission that reviews the judge's conduct before reappointment; amending s.440.47, Florida Statutes; providing for travel expenses for judges of industrial claims and employees of the industrial relations commission to be paid from the workmen's compensation trust fund; amending s.440.49(1), (2), (3), (4)(b), (e), (g), 1974 Supplement; providing for promulgation of rules for rehabilitation by the Division of Labor; providing for hearings of disputes involving rehabilitation to be heard by judges of industrial claims; defining excess permanent compensation to include death benefits otherwise reimbursable by the Special Disability Trust Fund; providing hearing procedures in cases involving the Special Disability Trust Fund; amending s.440.54, Florida Statutes; deleting the term "division" and inserting "judge of industrial claims"; amending s.440.56, Florida Statutes; providing for promulgation of safety rules and conducting of the safety program by the Division of Labor; providing for certain power and authority of the Division of Labor; increasing time periods for notice of hearings; providing penalties; repealing s.440.18, Florida Statutes, as amended; relating to requirements for filing of certain reports and reporting injuries; repealing s.440.36, Florida Statutes, relating to the requirement for filing

of reports and provisions for penalties; providing an effective date.

—was read the second time by title.

Senator Tobiasen moved the following amendments which were adopted:

Amendment 1—On page 11, lines 11 and 12, strike “loss or loss of use of such member” and insert: injury.

Amendment 2—On page 45, line 14, insert: (h) 2. Payments to Special Disability Trust Fund.—The Special Disability Trust Fund shall be maintained by annual assessments upon the insurance companies writing compensation insurance in the state and the self-insurers under this chapter, commencing with the fiscal year beginning July 1, 1963, which assessments shall become due and be paid on a quarterly basis at the same time and in addition to the assessments provided in s.440.51. The division shall estimate annually in advance the amount necessary for the administration of this subsection and the maintenance of this fund and shall make such assessment in the manner hereinafter provided. The annual assessment shall be calculated to produce during the ensuing fiscal year an amount which—when combined with that part of the balance in the fund on June 30 of the current fiscal year which is in excess of \$100,000—is equal to the sum of disbursements from the fund during the immediate past 3 calendar years. Such amount shall be prorated among the insurance companies writing compensation insurance in the state and self-insurers. The ~~net gross~~ premiums collected by the companies on workmen's compensation premiums in this state and the amount of premiums a self-insurer would have to pay in this state if insured are the basis for computing the amount to be assessed as a percentage of ~~net gross~~ premiums. Such payments shall be made by each insurance company and self-insurer to the division for the Special Disability Trust Fund, in accordance with such regulations as the division may prescribe. The state treasurer is hereby authorized to receive and credit to such Special Disability Fund any sum or sums that may at any time be contributed to the state by the United States under any Act of Congress, or otherwise, to which the state may be or become entitled by reason of any payments made out of such fund.

Amendment 3—On page 44, line 3, insert: (f) Reimbursement limitations.—

3. An employer's or carrier's right to apportionment or deduction pursuant to ss.440.02(19), 440.15(5)(c), and 440.151(1)(c) shall not preclude reimbursement from said fund except when the merger comes within the definition of subparagraph (b) 2.b. and such apportionment or deduction relieves the employer or carrier from providing the materially and substantially greater permanent disability benefits otherwise contemplated in said ~~paragraph~~ ~~paragraphs~~.

Amendment 4—On page 45, line 14, insert: 440.51 Expenses of Administration.—

(1) The Division shall estimate annually in advance the amounts necessary for the administration of this chapter in the following manner.

(a) The Division shall as soon as practicable after the first day of July 1 in each year, determine the expense of administration of this chapter for the preceding fiscal year. The expense of administration for such preceding fiscal year shall be used as the basis for determining the amount to be assessed against each carrier in order to provide for the expenses of the administration of this chapter for the current fiscal year.

(b) The total expenses of administration shall be prorated among the insurance companies writing compensation insurance in the state, and self-insurers. The ~~net gross~~ premiums collected by the companies and the amount of premiums a self-insurer would have to pay if insured are the basis for computing the amount to be assessed. This amount may be assessed as a specific amount or as a percentage of ~~net gross~~ premiums payable as the Division may direct, provided, however, such amount so assessed shall not exceed four percent of such ~~net gross~~ premiums. The insurance companies may elect to make the payments required under s.440.15(1)(e) rather than having these payments made by the division. In that event, such payments will be credited to the insurance companies, and the amount due by the insurance company under this section will be reduced accordingly.

Pending further consideration of SB 1293 as amended on motion by Senator Tobiasen—

HB 2071—A bill to be entitled An act relating to workmen's compensation; amending ss.440.11(1), 440.13(1) and (2), 440.152(1), 440.17, 440.28, 440.32, 440.33, 440.34(1) and (3), 440.41(2) and (3), 440.42(2) and (3), 440.47, 440.54, and 440.56(1), (2), and (8)(a)1., Florida Statutes, and ss.440.02(8)(a) and (12), 440.05, 440.09(3), 440.15(2), (3)(t), (6), (7), and (10)(a), 440.16(2)(b), (3), (4), (5), and (8), 440.20(2), (5), (8)(a), (9), and (10), 440.25(1), (3), (4)(b) and (d), and (6), 440.29, 440.30, 440.44(2), (3)(a), (4), and (6), and adding a subsection, 440.45(1) and (2), and 440.49(1), (2), (3), and (4)(b)3., (f)3., (g), (h)2., and (i), and 440.51(1), Florida Statutes, 1974 Supplement; clarifying that judges of industrial claims, rather than the Division of Labor, have certain authority and make certain determinations with regard to various aspects of workmen's compensation, including provisions relating to wages, promulgation of rules, medical treatment, compensation, appointment of guardians, hearings, investigations, physical examinations, autopsies, issuance and modification of orders, the taking of depositions, assessment of costs, approval of attorney's fees, adjudication of controversy between insurance carriers, rehabilitation, reimbursement of employers, and the child labor law; modifying certain notice requirements relating to exemption, and waiver of exemption, from the chapter; providing no compensation or reduced compensation when employee was under influence of certain drugs or stimulants, or willfully refused to observe a division safety rule, at time of injury; modifying gender references; disallowing comparative negligence as a defense in certain cases; including, in temporary total disability, loss of arm, leg, hand, or foot, or use thereof, due to damage to the nervous system; providing that with respect to the Special Disability Trust Fund certain computations with respect to insurers' premiums are to be based upon a net premium rather than a gross premium figure; providing that certain expenses of administering the Workmen's Compensation Law shall be based upon the computation of a figure derived from net premiums rather than gross premiums; limiting reduction of certain injured workers' benefits; authorizing the division to make a continuous study of occupational diseases; changing “wife,” “widow,” and “widower” to “spouse” and “surviving spouse” in certain cases; extending age limit on receipt of death benefits for dependent children who are full-time students; authorizing division to investigate cases where payments are made without award; authorizing division or judge of industrial claims to order payment of award from certain deposits; providing that lump sum payments shall be made according to rules of Industrial Relations Commission, as adopted by Supreme Court; providing for service of notice by regular mail; providing that orders of commission relating to application for review shall be filed in commission office rather than division office; removing requirement that fixed portions of salaries of commission members and division director be paid from certain trust funds; providing that powers and duties of chief of Bureau of Workmen's Compensation shall not limit authority of division; removing provision authorizing division to prescribe powers and duties of judges of industrial claims; removing a limitation on certain business and political activities of commission members and division employees; authorizing division to adopt a seal; requiring division to conduct administrative hearings in a certain manner; removing requirement that there be a judge of industrial claims for each judicial circuit; providing that, prior to reappointment, conduct of a judge of industrial claims shall be reviewed by the Judicial Nominating Commission in the appellate district in which such judge principally conducts hearings; providing for travel expenses of judges of industrial claims and commission members; providing that expenditures for rehabilitation shall be made in accordance with division rules; amending definition of “excess permanent disability” to include death benefits; providing hearing procedures in cases involving the Special Disability Trust Fund; providing powers of division relating to promulgation of safety rules and conducting of safety program; providing civil penalties for violation of a rule, order, or standard promulgated by the division; providing for hearings relating thereto; creating s.440.185, Florida Statutes, requiring employees to report injury to employers within 30 days; providing exceptions; requiring notification of division by employer and insurance carrier; providing civil penalties; repealing ss. 440.18 and 440.36, Florida Statutes, as amended, relating to notice of injury or death and filing of reports relating thereto; repealing s.440.56(3), (4), (6), and (8)(a)2. and 3. and (b), as amended, relating to safety rules promulgated by the com-

mission and procedures relating thereto; providing an effective date.

—a companion measure to SB 1293 was substituted therefor and read the second time by title. On motion by Senator Tobiasen, by two-thirds vote HB 2071 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Henderson	Peterson	Thomas, P.
Brantley	Holloway	Plante	Tobiasen
Childers, D.	Johnston	Poston	Trask
Childers, W. D.	Lane, D.	Renick	Ware
Dunn	Lane, J.	Saylor	Wilson
Firestone	Lewis	Scarborough	Winn
Gallen	MacKay	Sims	Zinkil
Glisson	McClain	Spicola	
Hair	Myers	Thomas, J.	

Nays—None

By unanimous consent Senators Stolzenburg and Vogt were recorded as voting yea.

SB 1293 was laid on the table.

On motion by Senator Saunders the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 30, 1975

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 2100 as amended by the Conference Committee Report.

Allen Morris, Clerk

By the Committee on Appropriations—

HB 2100—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1975 and ending June 30, 1976, to pay salaries, other expenses, capital outlay—buildings and improvements, and for other specified purposes of the various agencies of state government; suspending Sections 216.292, 216.301, 27.34(2), 27.54(3), 215.32(2)(c), 216.011(1)(c), 216.181, and 402.17(3), F.S.; and suspending sections 216.262, 216.351, 216.292, F.S., for the division of universities and administered funds; providing an effective date.

By direction of the President the following Conference Committee report was read:

CONFERENCE COMMITTEE REPORT ON HB 2100

May 29, 1975

The Honorable Dempsey J. Barron
President of the Senate

The Honorable Donald L. Tucker
Speaker, House of Representatives

Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the Senate amendments to House Bill 2100, same being:

A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1975 and ending June 30, 1976 to pay salaries, other expenses, capital outlay—buildings and improvements, and for other specified purposes of the various agencies of state government; suspending sections 216.292, 216.301, 27.34(2), 27.54(3), 215.32(2)(c), 216.011(1)(c), 216.181, and 402.17(3), F.S.; and suspending sections 216.262, 216.351, 216.292, F.S. for the Division of Universities and administered funds; providing an effective date.

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

1. That the Senate recede from its Amendments 1 and 2.
2. That the Senate and the House of Representatives adopt the Conference Committee Amendments 1 and 2 attached thereto, and by reference made a part of this report.

Bob Saunders, Chairman
W. D. Childers
Jack D. Gordon
Philip D. Lewis
Kenneth A. Plante
Guy Spicola
Jon Thomas
Managers on the part of
the Senate

Edmond M. Fortune, Chairman
William C. Andrews
A. H. Craig
R. Earl Dixon
George R. Grosse
C. William Nelson
Van B. Poole
Managers on the part of the
House of Representatives

Conference Committee Amendment 1—On page 1, strike everything after the enacting clause and insert:

Section 1. The moneys in the following Items are appropriated from the named funds for the 1975-76 fiscal year to the state agency indicated, as the amounts to be used to pay the salaries and other expenditures of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes, except that if additional moneys are needed to meet the requirements of a continuing appropriation of a trust fund and additional moneys are available in the named trust fund, the Department of Administration is authorized to approve the expenditure of additional, available moneys in such trust fund in such amount(s) as may be necessary to meet such deficiency.

Item	Positions \$	Amount \$
ADMINISTERED FUNDS—		
DEPARTMENT OF		
ADMINISTRATION		
1 Deleted		
2 Special Categories		
Southern Interstate Nuclear Board		
From General Revenue Fund		10,000
3 Special Categories		
Commission on Interstate Cooperation		
From General Revenue Fund		75,450
4 Special Categories		
National Committee on Uniform Traffic Codes and Laws		
From General Revenue Fund		1,000
5 Special Categories		
Unemployment compensation Benefits—State Employees		
From General Revenue Fund		500,000
6 Special Categories		
Assessment Administrative Review Commission		
From General Revenue Fund		20,000
7 Special Categories		
Deficiency		
From General Revenue Fund		400,000
8 Special Categories		
Emergency		
From General Revenue Fund		250,000
9 Special Categories		
Florida Land & Water Adjudicatory Commission—Administrative Appeals		
From General Revenue Fund		10,000

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
10 Special Categories			18 Expenses		
Waiver of Sovereign Immunity Program			From General Revenue Fund		377,278
From General Revenue Fund		2,418,850	From State Planning Trust Fund		12,000
From Trust Funds		3,000,920	From Governor's Council on Criminal Justice Trust Fund		446,904
From Working Capital Fund		1,152,133	From Governor's Highway Safety Commission Trust Fund		80,577
Provided, the moneys appropriated in Item 10 from the Working Capital Fund may be used only to pay those program General Revenue assessments levied, but not paid, in the fiscal year 1974-75.			19 Grants and Aids		
11 Special Categories			Highway Safety Grants		
Administrative Procedures Act			From Governor's Highway Safety Commission Trust Fund		1,386,000
From General Revenue Fund		200,000	20 Grants and Aids		
Provided, however, subject to passage of HB 179 or similar legislation, \$1,250,000 shall be added to the Working Capital Trust Fund.			LEAA Local Buy-In		
ADMINISTRATION, DEPARTMENT OF			From Block Grant Matching Trust Fund		713,244
Office of the Secretary			21 Grants and Aids		
12 Salaries and Benefits	50		Regional Planning Councils		
From General Revenue Fund		399,652	From General Revenue Fund		876,660
From Administrative Trust Fund		306,359	Provided, that the total amount of any grant to a regional planning council, established pursuant to Florida Statutes, shall not exceed a maximum of \$50,000 plus 5 cents per capita of said region's population. Provided further, that any amount in excess of \$50,000 must be equally matched by funds from local sources.		
13 Other Personal Services			Provided that the sum of \$70,000 shall be utilized by the Department of Administration to implement resource inventories for use by regional planning councils and other agencies having responsibility for planning.		
From General Revenue Fund		32,480	22 Grants and Aids		
From Administrative Trust Fund		5,880	Law Enforcement Assistance Act		
14 Expenses			From Governor's Council on Criminal Justice Trust Fund		16,323,862
From General Revenue Fund		90,071	23 Operating Capital Outlay		
From Administrative Trust Fund		37,236	From General Revenue Fund		1,180
15 Data Processing Services			From Governor's Council on Criminal Justice Trust Fund		2,072
From General Revenue Fund		17,917	From Governor's Highway Safety Commission Trust Fund		946
From Administrative Trust Fund		6,915	24 Data Processing Services		
State Planning, Division of			From General Revenue Fund		9,598
16 Salaries and Benefits	174		From Governor's Council on Criminal Justice Trust Fund		9,598
From General Revenue Fund		1,364,107			
From State Planning Trust Fund		36,000			
From Governor's Council on Criminal Justice Trust Fund		952,207			
From Governor's Highway Safety Commission Trust Fund		249,310			
17 Other Personal Services					
From General Revenue Fund		37,801			
From Governor's Council on Criminal Justice Trust Fund		189,905			
From Governor's Highway Safety Commission Trust Fund		172,500			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Budget, Division of					
25 Salaries and Benefits	62		41 Operating Capital Outlay		
From General Revenue Fund		1,099,282	From Florida Retirement System Trust Fund		26,324
26 Other Personal Services			42 Special Categories Data Conversion		
From General Revenue Fund		24,225	From Florida Retirement System Trust Fund		166,078
27 Expenses			43 Special Categories Elected State Officers—Retirement Credit Matching		
From General Revenue Fund		122,824	From General Revenue Fund	150,000	
28 Operating Capital Outlay			44 Data Processing Services		
From General Revenue Fund		2,800	From Florida Retirement System Trust Fund		563,568
29 Special Categories Municipal and County Population Estimates			45 Pensions and Benefits Confederate Pensions		
From General Revenue Fund		62,500	From General Revenue Fund	26,000	
30 Special Categories Cost-of-Living Price Survey			State Officers and Employees (non-contributory)		
From General Revenue Fund		165,000	From General Revenue Fund	1,100,677	
31 Data Processing Services			Teacher's Special Pensions		
From General Revenue Fund		7,533	From General Revenue Fund	64,000	
Personnel, Division of			Disability Benefits to Justices and Judges		
32 Salaries and Benefits	145		From General Revenue Fund	85,036	
From Grants and Donations Trust Fund		200,621	Special Pensions and Relief Acts		
From State Personnel System Trust Fund		1,624,368	From General Revenue Fund	12,109	
33 Other Personal Services			Florida National Guard		
From Grants and Donations Trust Fund		15,308	From General Revenue Fund	250,032	
From State Personnel System Trust Fund		52,738	Members Benefits		
34 Expenses			From Florida Retirement System Trust Fund		114,077,729
From Grants and Donations Trust Fund		15,686	Survivors Benefits		
From State Personnel System Trust Fund		318,134	From TRS Survivor Benefit Trust Fund		2,550,000
35 Grants and Aids Intergovernmental Personnel Grants			Administrative Hearings, Division of		
From Grants and Donations Trust Fund		276,416	46 Salaries and Benefits	16	
36 Operating Capital Outlay			From Federal Revenue Sharing Fund		330,436
From State Personnel System Trust Fund		2,646	47 Other Personal Services		
37 Data Processing Services			From Federal Revenue Sharing Fund		2,100
From State Personnel System Trust Fund		291,721	48 Expenses		
Retirement, Division of			From Federal Revenue Sharing Fund		70,616
38 Salaries and Benefits	177		49 Deleted		
From Florida Retirement System Trust Fund		1,906,373	AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE		
39 Other Personal Services			Office of the Commissioner and Division of Administration		
From Florida Retirement System Trust Fund		130,012	50 Salaries and Benefits	177	
40 Expenses			From General Revenue Fund		894,064
From Florida Retirement System Trust Fund		502,213	From Administrative Trust Fund		1,042,555
			51 Other Personal Services		
			From General Revenue Fund		6,743

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
52 Expenses			64 Expenses		
From Administrative Trust Fund		13,662	From General Inspection Trust Fund		779,432
From General Revenue Fund		312,085	65 Operating Capital Outlay		
From Administrative Trust Fund		367,672	From General Inspection Trust Fund		38,860
From Harness Horse Racing Promotion Trust Fund		10,000	66 Data Processing Services		
From Quarter Horse Racing Promotion Trust Fund		12,227	From General Inspection Trust Fund		87,996
53 Operating Capital Outlay			Chemistry, Division of		
From General Revenue Fund		722	67 Salaries and Benefits	110	
From Administrative Trust Fund		13,862	From General Revenue Fund		450,863
54 Special Categories			From General Inspection Trust Fund		836,385
Soil Survey and Watershed Planning			68 Other Personal Services		
From General Revenue Fund		366,000	From General Revenue Fund		2,600
55 Special Categories			From General Inspection Trust Fund		4,570
Promotional Awards			69 Expenses		
From General Revenue Fund		100,000	From General Revenue Fund		81,765
From Administrative Trust Fund		100,000	From General Inspection Trust Fund		256,658
From Harness Horse Racing Promotion Trust Fund		122,500	70 Operating Capital Outlay		
From Quarter Horse Racing Promotion Trust Fund		48,000	From General Revenue Fund		18,481
56 Data Processing Services			From General Inspection Trust Fund		6,785
From General Revenue Fund		118,096	71 Data Processing Services		
From Administrative Trust Fund		144,339	From General Revenue Fund		11,628
Inspection, Division of			From General Inspection Trust Fund		23,608
57 Salaries and Benefits	363		Dairy Industry, Division of		
From General Revenue Fund		927,657	72 Salaries and Benefits	51	
From General Inspection Trust Fund		2,650,507	From General Revenue Fund		694,697
58 Other Personal Services			73 Other Personal Services		
From General Inspection Trust Fund		5,850	From General Revenue Fund		8,760
59 Expenses			74 Expenses		
From General Revenue Fund		244,000	From General Revenue Fund		189,900
From General Inspection Trust Fund		605,039	75 Operating Capital Outlay		
60 Operating Capital Outlay			From General Revenue Fund		1,500
From General Inspection Trust Fund		16,810	76 Data Processing Services		
61 Data Processing Services			From General Revenue Fund		3,604
From General Revenue Fund		30,000	Marketing, Division of		
From General Inspection Trust Fund		78,441	77 Salaries and Benefits	180	
Standards, Division of			From General Inspection Trust Fund		1,547,286
62 Salaries and Benefits	147		From Citrus Inspection Trust Fund		374,036
From General Inspection Trust Fund		1,629,600	78 Other Personal Services		
63 Other Personal Services			From General Inspection Trust Fund		42,573
From General Inspection Trust Fund		17,125	From Citrus Inspection Trust Fund		51,835

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
79 Expenses			Plant Industry, Division of		
From General In- spection Trust Fund		751,135	93 Salaries and Benefits	278	
From Citrus Inspec- tion Trust Fund ..		146,049	From General Reve- nue Fund		2,653,697
80 Operating Capital Out- lay			From Nursery In- spection Trust Fund		354,059
From General In- spection Trust Fund		4,873	94 Other Personal Serv- ices		
From Citrus Inspec- tion Trust Fund ..		7,179	From General Reve- nue Fund		14,680
81 Data Processing Serv- ices			From Nursery In- spection Trust Fund		3,047
From General In- spection Trust Fund		6,152	95 Expenses		
Fruit and Vegetable Inspec- tion, Division of			From General Reve- nue Fund		1,034,837
82 Salaries and Benefits ..	586		From Nursery In- spection Trust Fund		87,210
From General In- spection Trust Fund		1,170,463	From Lethal Yellow- ing Revolving Trust Fund		100,000
From Citrus Inspec- tion Trust Fund ..		4,953,706	From Fire Ant Con- trol Revolving Trust Fund		100,000
83 Other Personal Serv- ices			96 Operating Capital Outlay		
From General In- spection Trust Fund		42,888	From General Reve- nue Fund		30,864
From Citrus Inspec- tion Trust Fund ..		7,350	From Nursery In- spection Trust Fund		40,746
84 Expenses			97 Special Categories		
From General In- spection Trust Fund		284,516	Apiarian Indemnities		
From Citrus Inspec- tion Trust Fund ..		724,785	From General Reve- nue Fund		24,000
85 Operating Capital Out- lay			Consumer Services, Division of		
From General In- spection Trust Fund		4,054	98 Salaries and Benefits	19	
From Citrus Inspec- tion Trust Fund ..		4,281	From General Reve- nue Fund		238,391
86 Data Processing Serv- ices			99 Other Personal Serv- ices		
From Citrus Inspec- tion Trust Fund ..		70,533	From General Reve- nue Fund		2,116
Animal Industry, Division of			100 Expenses		
87 Salaries and Benefits ..	381		From General Reve- nue Fund		62,774
From General Reve- nue Fund		3,191,589	101 Operating Capital Out- lay		
From General In- spection Trust Fund		1,201,808	From General Reve- nue Fund		425
88 Other Personal Serv- ices			102 Data Processing Serv- ices		
From General Reve- nue Fund		74,750	From General Reve- nue Fund		559
89 Expenses			Forestry, Division of		
From General Reve- nue Fund		770,036	103 Salaries and Benefits	1,091	
From General In- spection Trust Fund		179,781	From General Reve- nue Fund		8,099,373
90 Operating Capital Out- lay			From Incidental Trust Fund		2,541,668
From General Reve- nue Fund		88,241	104 Other Personal Serv- ices		
91 Special Categories			From General Reve- nue Fund		41,855
Payment of Indemni- ties			From Incidental Trust Fund		62,500
From General Reve- nue Fund		318,750	105 Expenses		
92 Data Processing Serv- ices			From General Reve- nue Fund		1,723,818
From General Reve- nue Fund		12,926	From Incidental Trust Fund		675,035
			105A Grants and Aids		
			From Incidental Trust Fund		215,699
			106 Operating Capital Out- lay		
			From General Reve- nue Fund		1,162,362

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
			Finance, Division of		
			124 Salaries and Benefits	97	
			From General Revenue Fund		173,333
			From Regulatory Trust Fund		979,996
107 Special Categories			125 Other Personal Services		
Forestry Research			From General Revenue Fund		420
From Incidenta Trust Fund		25,000	From Regulatory Trust Fund		7,520
108 Debt Service			126 Expenses		
From Incidenta Trust Fund		387,476	From General Revenue Fund		36,075
109 Data Processing Services			From Regulatory Trust Fund		280,205
From General Revenue Fund		33,558	127 Operating Capital Outlay		
The balance remaining in the General Inspection Trust Fund cannot be used for major repairs and/or construction of buildings unless appropriated in Fixed Capital Outlay.			From General Revenue Fund		782
			From Regulatory Trust Fund		2,485
BANKING AND FINANCE, DEPARTMENT OF, AND COMPTROLLER			128 Data Processing Services		
Office of the Comptroller and Division of Administration			From General Revenue Fund		19,181
110 Salaries and Benefits	77		From Regulatory Trust Fund		22,301
From General Revenue Fund		408,973	Securities, Division of		
From Administrative Trust Fund		575,001	129 Salaries and Benefits	58	
111 Expenses			From General Revenue Fund		588,048
From General Revenue Fund		218,956	From Grants and Donations Trust Fund		65,688
112 Deleted			130 Other Personal Services		
113 Data Processing Services			From General Revenue Fund		2,525
From General Revenue Fund		9,719	131 Expenses		
Accounting and Auditing, Division of			From General Revenue Fund		132,188
114 Salaries and Benefits	104		From Grants and Donations Trust Fund		27,500
From General Revenue Fund		998,847	132 Deleted		
115 Other Personal Services			133 Data Processing Services		
From General Revenue Fund		6,543	From General Revenue Fund		12,324
116 Expenses			BUSINESS REGULATION, DEPARTMENT OF		
From General Revenue Fund		245,698	Office of Executive Director		
117 Deleted			134 Salaries and Benefits	39	
118 Data Processing Services			From General Revenue Fund		222,047
From General Revenue Fund		788,356	From Administrative Trust Fund		233,125
Banking, Division of			135 Other Personal Services		
119 Salaries and Benefits	115		From General Revenue Fund		16,695
From Bank and Trust Company Trust Fund		1,352,293	136 Expenses		
120 Other Personal Services			From General Revenue Fund		140,150
From Bank and Trust Company Trust Fund		2,000	137 Deleted		
121 Expenses			138 Data Processing Services		
From Bank and Trust Company Trust Fund		308,521	From General Revenue Fund		10,515
122 Deleted			Pari-Mutuel Wagering, Division of		
123 Data Processing Services			139 Salaries and Benefits	79	
From Bank and Trust Company Trust Fund		12,762	From Operating Trust Fund		606,272
			140 Other Personal Services		
			From Operating Trust Fund		838,782

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Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
141 Expenses			160 Expenses		
From Operating			From General Reve-		
Trust Fund -----		179,550	nue Trust Fund		37,358
142 Deleted			From Yacht and		
143 Special Categories			Ship Brokers		
Service Charge to			Trust Fund -----		11,149
General Revenue			From Certified		
From Operating		1,315,439	Shorthand Trust		
Trust Fund -----			Fund -----		189
From Additional			161 Deleted		
Harness and Dog			162 Data Processing Serv-		
Track Tax Trust			ices		
Fund -----		582,500	From General Reve-		
Hotels and Restaurants,			nue Fund -----		1,652
Division of			CITRUS, DEPARTMENT OF		
Provided, however, that			163 Salaries and Benefits ..	225	
expenditures from ap-			From Citrus Adver-		
propriations in Items			tising Trust Fund		3,149,115
144-149 shall not ex-			164 Other Personal Services		
ceed fees collected.			From Citrus Adver-		
144 Salaries and Benefits	159		tising Trust Fund		162,200
From General Reve-		1,642,894	165 Expenses		
nue Fund -----			From Citrus Adver-		
145 Other Personal Serv-			tising Trust Fund		21,131,340
ices			166 Operating Capital Out-		
From General Reve-		48,327	lay		
nue Fund -----			From Citrus Adver-		
146 Expenses			tising Trust Fund		146,850
From General Reve-		349,971	167 Special Categories		
nue Fund -----			Advertising Rebates		
147 Deleted			From Citrus Adver-		
148 Special Categories			tising Trust Fund		621,320
Industry Education			168 Data Processing Serv-		
From General Reve-		58,005	ices		
nue Fund -----			From Citrus Adver-		
Contingent upon pass-			tising Trust Fund		300
age of HB 2146 or			COMMERCE,		
similar legislation.			DEPARTMENT OF		
149 Data Processing Serv-			Offices of the Secretary and		
ices			Administrative Services		
From General Reve-		95,009	169 Salaries and Benefits ..	248	
nue Fund -----			From General Reve-		
Florida Land Sales,			nue Fund -----		679,496
Division of			From Administrative		
150 Salaries and Benefits	42		Trust Fund -----		1,329,451
From Florida Land		480,470	From Revolving		
Sales Trust Fund			Trust Fund -----		450,472
151 Other Personal Serv-			From Bicentennial		
ices			Commission Trust		
From Florida Land		2,000	Fund -----		102,164
Sales Trust Fund			From Workmen's		
152 Expenses			Compensation Spe-		
From Florida Land		114,023	cial Disability		
Sales Trust Fund			Trust Fund -----		52,717
153 Deleted			170 Other Personal Serv-		
Beverage, Division of			ices		
154 Salaries and Benefits	225		From General Reve-		
From General Reve-		2,669,193	nue Fund -----		4,848
nue Fund -----			From Administrative		
155 Other Personal Serv-			Trust Fund -----		15,386
ices			From Revolving		
From General Reve-		15,824	Trust Fund -----		18,336
nue Fund -----			From Bicentennial		
156 Expenses			Commission Trust		
From General Reve-		775,316	Fund -----		39,123
nue Fund -----			From Workmen's		
157 Deleted			Compensation Spe-		
158 Data Processing Serv-			cial Disability		
ices			Trust Fund -----		1,210
From General Reve-		38,924	171 Expenses		
nue Fund -----			From General Reve-		
General Regulation, Division			nue Fund -----		207,929
of			From Administrative		
159 Salaries and Benefits	14		Trust Fund -----		307,682
From General Reve-		94,209	From Revolving		
nue Fund -----			Trust Fund -----		236,905
From Yacht and			From Bicentennial		
Ship Brokers		46,541	Commission Trust		
Trust Fund -----			Fund -----		95,223
From Certified					
Shorthand Trust					
Fund -----		6,811			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
172 From Workmen's Compensation Special Disability Trust Fund		228,826	183 shall not exceed 50% of the additional advertising effort of that group.		
172 Grants and Aids Bicentennial Grants			183 Operating Capital Outlay		
From Bicentennial Commission Trust Fund		830,000	From General Revenue Fund		6,131
Provided, however, that \$200,000 of the total amount herein appropriated shall be specifically appropriated to the Bicentennial Commission Task Force on Tourism.			184 Special Categories Tourist Survey		
173 Operating Capital Outlay			From General Revenue Fund		37,500
From General Revenue Fund		5,585	185 Special Categories Paid Advertising and Promotion		
From Administrative Trust Fund		1,944	From General Revenue Fund		800,000
From Revolving Trust Fund		5,442	From Grants and Donations Trust Fund		110,000
From Workmen's Compensation Special Disability Trust Fund		194	Provided that of the funds appropriated in line Item 185, an amount not to exceed \$40,000 may be spent for goods, commodities or other items to be given away directly for promotion of Florida and/or for the accommodation and entertainment of representatives of the tourist industry; provided, however, all such expenditures shall be personally authorized and approved in advance by the director of the division. Also provided that at least \$175,000 of the General Revenue Funds appropriated in Item 185 shall be used for paid advertising in foreign countries.		
174 Special Categories Reimbursement of Employers			186 Data Processing Services		
From Workmen's Compensation Special Disability Trust Fund		4,000,000	From General Revenue Fund		33,996
175 Debt Service					
From Revolving Trust Fund		66,335	Economic Development, Division of		
Public Employees Relations Commission			187 Salaries and Benefits	44	
176 Salaries and Benefits ..	29		From General Revenue Fund		590,913
From General Revenue Fund		318,786	188 Other Personal Services		
177 Other Personal Services			From General Revenue Fund		55,121
From General Revenue Fund		223,612	From Grants and Donations Trust Fund		31,550
178 Expenses					
From General Revenue Fund		154,201	189 Expenses General Administrative		
179 Operating Capital Outlay			From General Revenue Fund		233,228
From General Revenue Fund		29,620	From Grants and Donations Trust Fund		9,450
Tourism, Division of			190 Operating Capital Outlay		
180 Salaries and Benefits ..	70		From General Revenue Fund		6,172
From General Revenue Fund		633,484	191 Special Categories Paid Advertising		
181 Other Personal Services			From General Revenue Fund		110,000
From General Revenue Fund		47,788			
182 Expenses General Administrative					
From General Revenue Fund		185,298			
182A Grants and Aids Advertising Grants					
From General Revenue Fund		200,000			
Provided that funds appropriated in Item 182A shall be used for a cooperative advertising grant program designed to encourage tourism by expanding advertising. The total grant amount awarded to any particular group					

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Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
192 Data Processing Services			Provided however that funds appropriated in Items 199 and 201 in support of the Governor's Committee on the Employment of the Handicapped shall not be used if funds are available for the purpose from vocational rehabilitation or other Department of Health and Rehabilitative Services programs.		
From General Revenue Fund		19,426	202 Grants and Aids		
Labor, Division of			Public Service Employment Grants		
193 Salaries and Benefits	412		From Employment Security Administration Trust Fund		8,000,000
From General Revenue Fund		506,485	203 Operating Capital Outlay		
From Workmen's Compensation Administration Trust Fund		4,270,216	From Employment Security Administration Trust Fund		44,395
194 Other Personal Services			204 Special Categories		
From General Revenue Fund		4,641	Public Service Employment Grants		
From Workmen's Compensation Administration Trust Fund		317,405	From Grants and Donations Trust Fund		1,124,264
195 Expenses			205 Special Categories		
From General Revenue Fund		127,668	Contract Services		
From Workmen's Compensation Administration Trust Fund		1,435,804	From WIN Benefits Trust Fund		199,163
196 Operating Capital Outlay			206 Special Categories		
From General Revenue Fund		3,259	Public Service Employment Payments		
From Workmen's Compensation Administration Trust Fund		31,434	From WIN Benefits Trust Fund		1,767,285
197 Financial Assistance Payments			207 Financial Assistance Payments		
Supplemental Workmen's Compensation Benefits			Unemployment Compensation Benefits		
From Workmen's Compensation Administration Trust Fund		540,000	From Unemployment Compensation Benefit Trust Fund		200,000,000
198 Data Processing Services			208 Financial Assistance Payments		
From Grants and Donations Trust Fund		34,800	Work Incentive Payments		
From Workmen's Compensation Administration Trust Fund		194,631	From WIN Benefits Trust Fund		354,553
Employment Security, Division of			209 Data Processing Services		
199 Salaries and Benefits	2,299		From Employment Security Administration Trust Fund		2,177,705
From General Revenue Fund		164,080	Caldwell Data Center		
From Employment Security Administration Trust Fund		24,170,697	210 Salaries and Benefits	142	
From Crew Chief Registration Trust Fund		30,791	From Working Capital Trust Fund		1,439,233
200 Other Personal Services			211 Other Personal Services		
From Employment Security Administration Trust Fund		244,727	From Working Capital Trust Fund		9,839
201 Expenses			212 Expenses		
From General Revenue Fund		51,102	From Working Capital Trust Fund		1,013,068
From Employment Security Administration Trust Fund		3,711,947	213 Operating Capital Outlay		
From Crew Chief Registration Trust Fund		6,709	From Working Capital Trust Fund		3,218

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Industrial Relations Commission			228 Data Processing Services		
214 Salaries and Benefits	30		From Administrative Trust Fund ..		3,224
From Industrial Relations Commission Trust Fund ..		440,712	Commission on Human Relations		
215 Other Personal Services			229 Salaries and Benefits	5	
From Industrial Relations Commission Trust Fund ..		19,226	From General Revenue Fund ..		54,416
216 Expenses			230 Deleted		
From Industrial Relations Commission Trust Fund ..		130,843	231 Expenses		
217 Operating Capital Outlay			From General Revenue Fund ..		26,227
From Industrial Relations Commission Trust Fund ..		19,273	232 Operating Capital Outlay		
State Manpower Services Council			From General Revenue Fund ..		492
218 Salaries and Benefits	35		Disaster Preparedness, Division of		
From Manpower Planning Council Trust Fund ..		389,629	233 Salaries and Benefits	44	
219 Other Personal Services			From General Revenue Fund ..		183,763
From Manpower Planning Council Trust Fund ..		32,440	From Personnel and Administration Trust Fund ..		183,761
220 Expenses			From Community Shelter Planning Trust Fund ..		54,476
From Manpower Planning Council Trust Fund ..		231,651	From Radiological Facility Trust Fund ..		51,942
221 Grants and Aids			234 Other Personal Services		
From Manpower Planning Council Trust Fund ..		6,182,387	From General Revenue Fund ..		2,201
222 Data Processing Services			From Personnel and Administration Trust Fund ..		2,200
From Manpower Planning Council Trust Fund ..		4,800	235 Expenses		
COMMISSIONERS FOR THE PROMOTION OF UNIFORMITY OF LEGISLATION IN THE UNITED STATES			From General Revenue Fund ..		54,308
223 Expenses			From Personnel and Administration Trust Fund ..		52,164
From General Revenue Fund ..		14,670	From Community Shelter Planning Trust Fund ..		15,691
COMMUNITY AFFAIRS, DEPARTMENT OF			From Radiological Facility Trust Fund ..		10,232
Office of the Secretary			From U.S. Contributions Trust Fund		4,477
224 Salaries and Benefits	25		236 Grants and Aids		
From General Revenue Fund ..		205,657	Disaster Preparedness Planning and Administration		
From Administrative Trust Fund ..		113,271	From Personnel and Administration Trust Fund ..		952,271
From Grants and Donations Trust Fund ..		3,488	237 Operating Capital Outlay		
225 Other Personal Services			From General Revenue Fund ..		3,722
From General Revenue Fund ..		720	From Personnel and Administration Trust Fund ..		2,822
From Administrative Trust Fund ..		720	From Radiological Facility Trust Fund ..		757
From Grants and Donations Trust Fund ..			From U.S. Contributions Trust Fund		900
226 Expenses			203 Veterans' Affairs, Division of		
From General Revenue Fund ..		27,071	238 Salaries and Benefits	84	
From Administrative Trust Fund ..		34,209	From General Revenue Fund ..		612,581
227 Operating Capital Outlay			From State Approval Agency Trust Fund ..		290,580
From General Revenue Fund ..		5,513	239 Expenses		
			From General Revenue Fund ..		44,139

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From State Approv- al Agency Trust Fund		90,213	250 Operating Capital Outlay		
240 Operating Capital Out- lay			From General Reve- nue Fund		1,835
From General Reve- nue Fund		1,728	Community Services, Division of		
From State Approv- al Agency Trust Fund		371	251 Salaries and Benefits	30	
Technical Assistance, Division of	73		From General Reve- nue Fund		110,286
241 Salaries and Benefits		430,344	From Neighborhood Youth Corps Trust Fund		137,999
From General Reve- nue Fund			From Economic Opportunity Trust Fund		82,505
From Urban Plan- ning Assistance Revolving Trust Fund		521,360	252 Other Personal Serv- ices		
From Factory-Built Housing Trust Fund		87,571	From General Reve- nue Fund		480
242 Other Personal Serv- ices			From Neighbor- hood Youth Corps Trust Fund		2,573,373
From General Reve- nue Fund		2,617	From Economic Op- portunity Trust Fund		1,920
From Urban Plan- ning Assistance Revolving Trust Fund		9,115	253 Expenses		
From Factory-Built Housing Trust Fund		5,000	From General Reve- nue Fund		33,686
243 Expenses			From Neighbor- hood Youth Corps Trust Fund		69,657
From General Reve- nue Fund		246,764	From Economic Opportunity Trust Fund		31,737
From Factory-Built Housing Trust Fund		31,468	254 Grants and Aids		
244 Grants and Aids			Governor's Council on Indian Affairs		
Land Acquisition and Site Development			From General Reve- nue Fund		50,000
From Revolving			Provided, however, if federal funds become available, General Revenue funds shall be reduced by the same amount.		
Rural Land Acqui- sition & Site De- velopment			255 Grants and Aids		
Assistance Trust Fund		1,250,000	For transfer to the Community Serv- ices Trust Fund		
245 Grants and Aids			From General Reve- nue Fund		1,000,000
Local Government Planning and Management As- sistance			256 Deleted		
From Urban Plan- ning Assistance Revolving Trust Fund		467,477	257 Operating Capital Outlay		
246 Operating Capital Out- lay			From General Reve- nue Fund		548
From General Reve- nue Fund		3,724	From Neighbor- hood Youth Corps Trust Fund		829
From Factory-Built Housing Trust Fund		1,642	From Economic Op- portunity Trust Fund		1,011
Training and Professional Development, Division of Fire Standards and Training, Bureau of			CRIMINAL LAW EN- FORCEMENT, DEPART- MENT OF		
247 Salaries and Benefits	18		Office of the Executive Di- rector and Division of Staff Services		
From General Reve- nue Fund		224,465	258 Salaries and Benefits	177	
248 Other Personal Serv- ices			From General Reve- nue Fund		2,126,911
From General Reve- nue Fund		9,029	259 Other Personal Serv- ices		
249 Expenses			From General Reve- nue Fund		7,900
From General Reve- nue Fund		65,505	260 Expenses		
From Fire College Publications Re- volving Trust Fund		4,500	From General Reve- nue Fund		634,360
			261 Deleted		
			262 Operating Capital Out- lay		
			From General Reve- nue Fund		49,794

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
263 Data Processing Services			Criminal Justice Information Systems, Division of		
From General Revenue Fund		50,000	273 Salaries and Benefits	183	
Increased appropriations to fund Sanford crime lab. Provided, however, that the above appropriation is contingent upon \$455,308 not being committed or expended by June 30, 1975, from the amounts appropriated in Chapter 74-362, Laws of Florida, for fixed capital outlay. In the event that less than this amount remains uncommitted or unexpended, the amount appropriated herein shall be reduced accordingly. Provided, however, no employee entering the state personnel system shall be paid more than comparable existing state positions are paid for similar work.			From General Revenue Fund		1,234,857
			From Operating Trust Fund		201,586
			274 Expenses		
			From General Revenue Fund		210,083
			From Operating Trust Fund		54,718
			275 Operating Capital Outlay		
			From General Revenue Fund		4,370
			From Operating Trust Fund		8,849
			275A Lump Sum		
			Criminal Justice Information System		
			From General Revenue Fund		307,894
			From Operating Trust Fund		70,483
			Provided, that release of funds from the lump sum appropriation shall be contingent upon development of a criminal justice information system which will provide for a uniform, common data base for exchange of information between state and local agencies and which will establish a plan for exchange of needed information between state and local agencies. Such release of funds by the Department of Administration shall be subject to review of plan and evaluation of progress by the Bureau of Criminal Justice Planning and Assistance, Division of State Planning, Department of Administration.		
Law Enforcement, Division of			276 Data Processing Services		
264 Salaries and Benefits	231		From General Revenue Fund		2,877,447
From General Revenue Fund		2,626,595			
From Grants and Donations Trust Fund		562,382			
265 Other Personal Services					
From General Revenue Fund		17,950			
From Grants and Donations Trust Fund		157,150			
266 Expenses					
From General Revenue Fund		1,006,830			
From Grants and Donations Trust Fund		247,905			
267 Operating Capital Outlay					
From General Revenue Fund		12,010			
From Grants and Donations Trust Fund		6,040			
268 Data Processing Services			Law Enforcement Data Center		
From General Revenue Fund		132,000	277 Salaries and Benefits	114	
			From Working Capital Trust Fund		1,033,930
			278 Expenses		
			From Working Capital Trust Fund		2,377,866
Standards and Training, Division of			279 Operating Capital Outlay		
269 Salaries and Benefits	17		From Working Capital Trust Fund		1,000
From General Revenue Fund		201,127	279A Lump Sum		
270 Other Personal Services			Criminal Justice Information System		
From General Revenue Fund		1,800	From Working Capital Trust Fund		27,000
271 Expenses			Provided, that release of funds from the Lump Sum Appropriation shall be contingent upon development		
From General Revenue Fund		61,870			
272 Data Processing Services					
From General Revenue Fund		9,403			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
of a criminal justice information system which will provide for a uniform, common data base for exchange of information between state and local agencies and which will establish a plan for exchange of needed information between state and local agencies. Such release of funds by the Department of Administration shall be subject to review of plan and evaluation of progress by the Bureau of Criminal Justice Planning and Assistance, Division of State Planning, Department of Administration.			From General Trust Fund		67,194
			Office of Deputy Commissioner for Administration		
			294G Salaries and Benefits	107	
			From General Revenue Fund		1,331,650
			294H Other Personal Services		
			From General Revenue Fund		35,922
			294I Expenses		
			From General Revenue Fund		372,013
			294J Operating Capital Outlay		
			From General Revenue Fund		13,842
EDUCATION, DEPARTMENT OF Commissioner and State Board Staff			294K Data Processing Services		
			From General Revenue Fund		164,964
			Office of Deputy Commissioner for Special Programs		
			294L Salaries and Benefits	95	
			From General Revenue Fund		375,322
			From General Trust Fund		716,212
			294M Other Personal Services		
			From General Revenue Fund		42,700
			From General Trust Fund		81,230
			294N Expenses		
280 Deleted			From General Revenue Fund		401,151
281 Deleted			From General Trust Fund		307,878
282 Deleted			294O Operating Capital Outlay		
283 Deleted			From General Revenue Fund		150
284 Deleted			From General Trust Fund		16,007
285 Deleted			294P Special Categories		
286 Deleted			Education Communication Broadcasting System		
287 Deleted			From General Revenue Fund		4,076,750
288 Deleted			Provided, however, that the total amount of \$4,076,750 allocated to the public broadcasting system be categorized as follows:		
289 Deleted			\$294,000 for statewide, governmental affairs and cultural affairs programming; \$3,326,000 for local programming support grants to continue local and network television programs; \$156,750 for local programming support grants to continue local public radio programs; and \$300,000 for the purchase of operating capital outlay equipment for the public broadcasting stations.		
290 Deleted			294Q Financial Assistance Payments		
291 Deleted			General Scholarships		
292 Deleted			From General Revenue Fund		25,000
293 Deleted			294R Financial Assistance Payments		
294 Deleted					
Commissioner of Education					
Office of Deputy Commissioner for Educational Management					
294A Salaries and Benefits	77				
From General Revenue Fund		585,964			
From General Trust Fund		732,863			
294B Other Personal Services					
From General Revenue Fund		138,480			
From General Trust Fund		190,287			
294C Expenses					
From General Revenue Fund		332,688			
From General Trust Fund		263,549			
294D Operating Capital Outlay					
From General Revenue Fund		2,000			
From General Trust Fund		3,483			
294E Debt Service					
From Higher Education Capital Outlay and Debt Service Trust		22,671,113			
294F Data Processing Services					
From General Revenue Fund		60,951			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
			Loans Trust		
			Fund _____		1,104,050
294S Nursing Scholarships From General Revenue Fund _____		4,200	294* Data Processing Services		
294T Financial Assistance Payments Seminole Indian Scholarships From General Revenue Fund _____		4,800	From General Trust Fund _____		353,092
294U Financial Assistance Payments Children of Deceased Veterans Scholarships From General Revenue Fund _____		175,000	Elementary and Secondary Education, Division of		
294V Financial Assistance Payments Florida Student Assistance Grants From General Revenue Fund _____		25,000	295 Deleted		
294W Financial Assistance Payments Ex-Confederate Soldiers and Sailors Endowment Trust Fund From Ex-Confederate Soldiers and Sailors Endowment Trust Fund		4,000,000	296 Deleted		
294X Financial Assistance Payments Florida Student Loans From Student Financial Aid Trust Fund _____		600,000	297 Deleted		
294Y Financial Assistance Payments Florida Insured Student Loans From Florida Insured Student Loans Trust Fund		11,400,000	298 Deleted		
294Z Debt Service From Florida Insured Student			299 Deleted		
			300 Deleted		
			301 Deleted		
			302 Deleted		
			303 Deleted		
			304 Deleted		
			305 Deleted		
			306 Deleted		
			307 Deleted		
			308 Deleted		
			309 Deleted		
			310 Deleted		
			311 Deleted		
			312 Deleted		
			313 Deleted		
			314 Deleted		
			315 Deleted		
			Division of Public Schools		
			315A Salaries and Benefits	241	
			From General Revenue Fund _____		2,540,850
			From General Trust Fund _____		1,327,987
			315B Other Personal Services		
			From General Revenue Fund _____		129,190
			From General Trust Fund _____		1,056,500
			315C Expenses		
			From General Revenue Fund _____		426,782
			From General Trust Fund _____		1,272,789
			315D Grants and Aids		
			Florida Educational Finance Program		
			From General Revenue Fund _____		898,098,727
			From Principal State School Trust Fund		4,500,000
			From Interest State School Trust Fund		3,600,000
			From Federal Revenue Sharing Fund		62,220,112
			If a reduction in personnel becomes necessary to bring operating costs and expense within the amounts appropriated and available, it is hereby mandated that, in no event shall the administrator-teacher ratio in any school district during the school year 1975-76 be greater than, the administrator - teacher ratio in effect in that school district during the year 1974-75.		
			The following programs are capped at the following weighted FTE's: Special programs for exceptional students		185,055
			weighted FTE; special		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
vocational technical programs 302,203 weighted FTE and spe- cial adult general edu- cation programs 30,149 weighted FTE. The state total required local effort contemplat- ed by these appropri- ations is \$543,000,000. The base student cost contemplated by these appropriations is \$745. The Commissioner of Education shall report to the Legislature the changes in the ratio of administrators to teachers in each school district for the school year 1975-76. The re- port shall include school district plans for increasing or decreas- ing the ratio of admin- istrators to teachers.			From General Reve- nue Fund -----		1,023,918
315E Grants and Aids Elementary school counselors From General Reve- nue Fund -----		6,460,778	315N Grants and Aids Instructional materials From General Reve- nue Fund -----		12,782,617
315F Grants and Aids Occupational Special- ists and placement spe- cialists From General Reve- nue Fund -----		6,616,217	315O Grants and Aids District Environmental Education Program From General Reve- nue Fund -----		300,000
315G Grants and Aids Student Transportation From General Reve- nue Fund -----		38,168,174	315P Grants and Aids Comprehensive Career Education From General Reve- nue Fund -----		2,750,000
315H Grants and Aids Diagnostic and Re- source Centers From General Reve- nue Fund -----		585,000	315Q Grants and Aids Federal Grants and Aids From Educational Aids Trust Fund ..		71,518,325
These funds shall be used to provide support for the diagnostic cen- ters as provided in sec- tion 229.832, F.S., and for two new centers in Okaloosa and Brevard counties.			315R Grants and Aids K-12 Fixed Capital Outlay and Debt Serv- ice From County Cap- ital Outlay and Debt Service Trust Fund -----		53,348,814
315I Grants and Aids Severely and Profound- ly Retarded From General Reve- nue Fund -----		800,000	315S Operating Capital Out- lay From General Reve- nue Fund -----		15,941
315J Grants and Aids Community School Pro- gram From General Reve- nue Fund -----		1,612,392	From General Trust Fund -----		12,406
315K Grants and Aids State School Lunch Program From General Reve- nue Fund -----		3,953,239	315T Special Categories Educational Research and Development Pro- gram From General Reve- nue Fund -----		450,000
From Food and Nu- trition Services Trust Fund -----		66,206,250	315U Special Categories Instructional Materials Management From General Reve- nue Fund -----		197,500
315L Grants and Aids Visually Handicapped Resources From General Reve- nue Fund -----		125,000	315V Special Categories Assessment and eval- uation From General Reve- nue Fund -----		699,716
315M Grants and Aids Comprehensive Health Education Program			315W Data Processing Serv- ices From General Reve- nue Fund -----		21,807
			From General Trust Fund -----		314,243
			Vocational Education, Division of		
			316 Salaries and Benefits	149	
			From General Reve- nue Fund -----		233,302
			From General Trust Fund -----		2,225,146
			317 Other Personal Serv- ices From General Reve- nue Fund -----		500
			From General Trust Fund -----		38,718
			318 Expenses From General Reve- nue Fund -----		73,115
			From General Trust Fund -----		1,203,882
			319 Grants and Aids From Educational Aids Trust Fund ..		15,799,659
			From Manpower De- velopment Training Trust Fund -----		3,000,000

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
320 Operating Capital Outlay From General Trust Fund		5,193	The Division of Community Colleges shall continue to study the community college funding process with a view toward the development of a more equitable distribution of funds including means of insuring that colleges which exceed assigned enrollments do not adversely affect the funding of the other colleges. Recommendations for revisions, if any, shall be submitted to the legislature no later than January 1, 1976. No funds appropriated herein shall be apportioned for transportation of students as provided in section 230.766, Florida Statutes. Provided, however, that no employee shall receive a merit increase or any other salary adjustment except in the case of a promotion; provided, however that the Department of Administration may approve salary adjustments upon request of the Department of Education under emergency circumstances. Provided, however, that the director shall provide with the 1976-77 legislative budget request, a table by community college showing the distribution of all positions classified as administrative, professional or as faculty positions, devoting half or more than half time to administration. In addition, the director shall provide a list of all such positions in the 1976-77 budget request.		
321 Data Processing Services From General Trust Fund		20,000			
Community Colleges, Division of					
322 Salaries and Benefits From General Revenue Fund	35	574,146			
From General Trust Fund		10,737			
323 Other Personal Services From General Revenue Fund		20,000			
From General Trust Fund		4,420			
324 Expenses From General Revenue Fund		228,201			
From General Trust Fund		68			
325 Grants and Aids Community Colleges Program Fund		152,833,681			
From General Revenue Fund			326 Grants and Aids Community College Fixed Capital Outlay and Debt Service		5,853,545
Provided that the FTE enrollment which the Department of Education assigns to be funded within this appropriation shall be consistent with the maintenance of quality education. Priority shall be given to the growth of small colleges and to the growth in occupational programs. It is the intent that this appropriation shall apply to an assigned enrollment of no more than 158,035 FTE students for funding purposes. The assigned FTE shall include no more than 3,281 FTE students in citizenship courses and no FTE students in avocational courses shall be included. Provided that the Division of Community Colleges shall have authority to distribute the above funds in 12 unequal installments as may be necessary to provide for the resolution of any cash flow problems in the community college system. The Department of Education shall have authority to use up to .75 of 1% of the appropriation to provide adjustments in accordance with rules of the State Board of Education where necessary to maintain financial stability of the colleges.			From Capital Outlay and Debt Service School Trust Fund		
			327 Operating Capital Outlay From General Revenue Fund		2,000
			328 Data Processing Services From General Revenue Fund		2,400
			Florida School for the Deaf and the Blind		
			329 Salaries and Benefits	456	

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From General Revenue Fund		3,959,640	Institutions of Higher Education Bond Program—CO & DS Trust Fund		
From Grants and Donations Trust Fund			—Administrative		
330 Other Personal Services			Student Loan Trust Fund		
From General Revenue Fund		22,450	Student Financial Aid Trust Fund		
From Grants and Donations Trust Fund			Educational Media and Technology Trust Fund		
331 Expenses			Speech Pathology and Audiology Trust Fund		
From General Revenue Fund		508,064	Educational Certification and Services Trust Fund		
From Grants and Donations Trust Fund			Professional Practices Council Trust Fund		
332 Grants and Aids			Junior College Conference Trust Fund		
From General Revenue Fund		37,000	Working Capital Trust Fund		
333 Operating Capital Outlay			Federal Grants and Donations Trust Fund		
From General Revenue Fund		64,321	Educational Aids Trust Fund		
From Grants and Donations Trust Fund			Food and Nutrition Services Trust Fund		
334 Food Products			Grants and Donations Trust Fund		
From General Revenue Fund		248,079	Manpower Development Training Trust Fund		
From Grants and Donations Trust Fund			Highway Safety Trust Fund		
Knott Data Center			Provided, however, such transfers shall be made to categories of appropriation similar in purpose to the category of appropriation from which transferred.		
335 Salaries and Benefits	54		The Commissioner of Education shall, no later than January 1, 1976, submit to the legislature recommended policies for post-secondary education which are designed to assure that the programs offered shall maintain quality standards equal to national averages.		
From General Trust Fund			The development of a common data base and an integrated information system for public education, school districts, community colleges and universities is declared to be a priority of the legislature and the Commissioner of Education shall utilize the funds available to the state system of education to assure the completion of this system as rapidly as possible.		
336 Other Personal Services			From the funds appropriated herein, the		
From General Trust Fund					
337 Expenses					
From General Trust Fund					
338 Operating Capital Outlay					
From General Trust Fund					
338A Special Categories					
Overtime					
From General Trust Fund					
Notwithstanding the provisions of section 216.292(2) and 216.351, F.S., 10 percent of the funds in Items 294A through 328 and items 335 through 338A may be transferred upon the request of the commissioner to the State Comptroller between budget entities and within categories of appropriations within the department to facilitate the transition of reorganization.					
Provided, however, that funds appropriated from the General Trust Fund may be transferred to the following trust funds for disbursement purposes.					
County Capital Outlay and Debt Services School Trust Fund—Administrative					

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
school districts, the community colleges, the state universities and the department of education shall give priority to improving information systems, with specific emphasis on common data definitions and data handling procedures which will provide analyses and reports utilizing data from school districts, community colleges or state universities, and provided, further, that such development shall be carried out through a centrally coordinated and supervised effort.			of the universities as required to complete this system. Unless the developmental phase of the common course numbering system related to the State University System is completed by no later than the beginning of the fourth quarter of the 1975-76 fiscal year, the Department of Administration shall withhold 20% of the fourth quarter release until such time as the developmental phase is completed.		
Universities, Division of Educational and General Activities			Provided, however, that \$7.5 million appropriated from the Incidental Trust Fund is contingent upon the fee increase proposed by the Board of Regents. Releases of extension incidental trust funds in excess of the amount appropriated by the legislature may be made upon request of the Board of Regents and approval of the Department of Administration.		
For allocation by the Division of Universities to the following institutions for the educational and general activities: University of Florida, Florida State University, Florida A & M University, University of South Florida, Florida Atlantic University, University of West Florida, Florida Technological University, Florida International University, and University of North Florida.			It is the intent of the legislature that the order of priority for providing resources for programs in the State University System shall be as follows:		
339 Salaries and Benefits	11,782		1. Upper Level Undergraduate		
340 Deleted			2. Lower Level Undergraduate		
341 Deleted			3. Masters Level		
342 Deleted			Graduate		
342A Lump Sum			4. Doctoral Level		
From General Revenue Fund		186,198,284	Graduate		
From Incidental Trust Fund			5. All Remaining Programs		
From Extension Incidental Trust Fund			58,952,044		
The Board of Regents shall allocate comparable resources for comparable responsibilities on the basis of uniform productivity factors, except that the Board of Regents may make special allocations of resources for special programs, projects, or situations.			5,486,219		
The completion of the common course numbering system and the development of a plan for its maintenance are declared to be a high priority of the legislature. The Chancellor and the Board of Regents are directed to provide support and allocate manpower resources within their staff and the staffs			It is further the intent of the legislature that adequate resources shall be provided to insure high quality in each program beginning with the first priority program and proceeding through each next highest priority program to the extent that resources are available. It is further the intent of legislature that the board of regents begin in 1975-76 to allocate the resources appropriated to the State University System among the various universities in such a manner as to fulfill the priorities established by the legislature within the next biennium.		
			The Board of Regents shall thoroughly ex-		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
<p>amine the procedures being used to administer the universities and shall effect changes in those procedures to achieve a reduction in the amount of manpower devoted to academic administration, leading to a reduction in administrative costs per student and the maximum possible involvement of academically qualified administrators in the teaching process, even if on a part-time basis. Manpower which can be released from administration will be transferred to instruction. The Board of Regents shall submit a report to the legislature by 1 March 1976 describing progress in achieving the above objectives.</p> <p>The Board of Regents shall develop cost finding principles and techniques necessary to calculate and evaluate costs by discipline and course level and by student major and student level for each of the following program categories: (1) Lower division instruction (2) Upper division instruction (3) Graduate classroom instruction and (4) Thesis and dissertation programs. Hereafter, each legislative budget submission shall include a supplemental report showing for the above instructional categories estimated annual operating expenditures by (1) discipline and level of instruction and (2) student major and level. A report also shall be submitted showing actual expenditures by major project or program for mission oriented research and public service. In addition, a report shall be provided indicating the allocation of resources to programs designated for emphasis.</p> <p>Funds appropriated herein for support of noncredit activities carried out in teacher education centers approved by the Department of Education shall be allocated \$500,000 in its entirety by the Board of Regents among the various state universities and/or contracted by</p>			<p>the Board of Regents with appropriate Florida private colleges or universities in accordance with regulations Adopted by the State Board of Education. Funds Provided for this Purpose Shall not be Spent for any Activity Other Than the Direct Support of Non-Credit Activities Carried out Under the Direction of an Approved Teacher Education Center.</p> <p>Provided, However, that the Chancellor Shall Provide with the 1976-77 Legislative Budget Request, a Table Showing the Distribution by University and Major Organizational Units Within each University all Positions Classified as Administrative and Professional or as Faculty Positions Devoting Half or more than Half Time to Administration, and for Which the Annualized Salary is more than the 12 Months all-ranks Average Faculty Salary in the Education and General Budget for the 1975-76 Fiscal Year. In Addition, the Chancellor Shall Provide a List of all Such Positions in the 1976-77 Budget Request.</p> <p>Funds Provided Herein Include no More than \$.315 Per 1,000 Gallons for Payment to the City of Gainesville for Water Provided to the University of Florida.</p> <p>Upon Approval of Projects Related to the Funds Appropriated in Item 342A for Mission Oriented Research and Public Service, the Board of Regents may allocate to a Grants and Donations Trust Fund the Amounts Necessary to Fund Such Projects. All Allocations Related to Each Project Shall Include the Full Amount Approved for Such Project.</p> <p>The Board of Regents Shall Allocate \$1,000,000 of the Funds Appropriated to the Solar Energy Center at Cape Canaveral and, \$125,000 for the Purchase of Law Books at the FSU Law School and \$125,000 for the Pur-</p>		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
chase of Law Books at the UF Law School. \$275,000 of Item 342A Shall be Allocated as a Supplemental Allocation to the University of Florida and Florida State University Law Schools. \$25,000 of Item 342A Shall be Allocated by the Board of Regents to the Mote Marine Laboratory for the Red Tide Research Program.			Estimated Expenditures by Program Area for the Agricultural Experiment Station and for the Cooperative Extension Service.		
Provided that Positions May be Created as Needed. Provided, However, that the total Salary Rate for all Positions as of June 30, 1976, Included in the Operating Budget for the Budget Unit Appropriated in Item 342A Shall not Exceed \$168,715,276.			Provided that Positions May be Created as Needed. Provided, However, that the total Salary Rate for all Positions as of June 30, 1976, Included in the Operating Budget for the Budget Unit Appropriated in Item 347A Shall not Exceed \$23,285,830.		
Institute of Food and Agricultural Sciences			Provided, However, that the Chancellor Shall Provide with the 1976-77 Legislative Budget Request, a Table Showing the Distribution by Major Organizational Units Within the Institute all Positions Classified as Administrative and Professional or as Faculty Positions Devoting Half or more than Half Time to Administration, and for which the Annualized Salary is More than the 12 Months all-ranks Average Faculty Salary in the Institute's Budget for the 1975-76 Fiscal Year. In Addition, the Chancellor Shall Provide a List of All Such Positions in the 1976-77 Budget Request.		
343 Salaries and Benefits	1,920		348 Deleted		
344 Deleted			Engineering Industrial Experiment Station		
345 Deleted			349 Salaries and Benefits	439	
346 Deleted			350 Deleted		
347 Deleted			351 Deleted		
347A Lump Sum			352 Deleted		
From General Revenue Fund		28,338,931	352A Lump Sum		
From Experiment Station Incidental Trust Fund		1,649,835	From General Revenue Fund		725,250
From Extension Service Incidental Trust Fund		211,000	From EIES Research Contracts Revolving Trust Fund		9,622,708
From Experiment Station Federal Grant Trust Fund		1,265,802	Provided that Positions may be Created as Needed. Provided, However, that the Total Salary Rate for all Positions as of June 30, 1976, Included in the Operating Budget for the Budget Unit Appropriated in Item 352A Shall Not Exceed \$3,775,037.		
From Extension Service Federal Grant Trust Fund		1,681,417			
The Board of Regents Shall Develop Cost Finding Principles and Techniques Necessary to Calculate and Evaluate Costs by Discipline and Course Level and by Student Major and Student Level for Each of the following Program Categories: (1) Lower Division Instruction (2) Upper Division Instruction (3) Graduate Classroom Instruction and (4) Thesis and Dissertation Programs. Hereafter, Each Legislative Budget Submission Shall Include a Supplemental Report Showing for the Above Instructional Categories' Estimated Annual Operating Expenditures by (1) Discipline and Level of Instruction and (2) Student Major and Level. A Report also Shall be Submitted Showing			University of Florida Veterinary Medicine		
			353 Salaries and Benefits	57	
			354 Deleted		
			355 Deleted		
			356 Deleted		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
356A Lump Sum					
From General Revenue Fund		844,200	all such positions in the 1976-77 budget request.		
Provided that positions may be created as needed. Provided, however, that the total salary rate for all positions as of June 30, 1976, included in the Operating Budget for the budget unit appropriated in Item 356A shall not exceed \$509,827.			Provided that positions may be created as needed. Provided, however, that the total salary rate for all positions as of June 30, 1976, included in the operating budget for the budget unit appropriated in Item 360A shall not exceed \$5,741,773.		
University of South Florida Medical Center			Contracts and Grants		
357 Salaries and Benefits ..	365		For allocation by the Division of Universities to the following institutions for contract and grant activities: University of Florida, J. Hillis Miller Health Center, Institute of Food and Agricultural Sciences, Florida State University, Florida A & M University, University of South Florida, Florida Atlantic University, University of West Florida, Florida Technological University, Florida International University, and University of North Florida.		
358 Deleted			361 Deleted		
359 Deleted			362 Deleted		
360 Deleted			363 Deleted		
360A Lump Sum			363A Grants and Aids		
From General Revenue Fund		7,414,406	From Grants and Donations Trust Fund-Non-Sponsored		826,693
From Operations and Maintenance Trust Fund		240,000	364 Deleted		
The Board of Regents shall develop cost finding principles and techniques necessary to calculate and evaluate costs by discipline and course level and by student major and student level for each of the following program categories: (1) MD instruction (2) Undergraduate Nursing instruction (3) Graduate Classroom Instruction and (4) Thesis and Dissertation programs. Hereafter, each legislative budget submission shall include a supplemental report showing for the above instructional categories estimated annual operating expenditures by (1) Discipline and level of instruction and (2) Student major and level.			365 Deleted		
Provided, however, that the Chancellor shall provide with the 1976-77 legislative budget request, a table showing the distribution by major organizational unit within the medical center all positions classified as administrative and professional or as faculty positions devoting half or more than half time to administration, for which the annualized salary is more than the 12 months all-ranks average faculty salary in the Medical Center budget for the 1975-76 fiscal year. In addition, the Chancellor shall provide a list of			365A Lump Sum		
			From Grants and Donations Trust Fund-Sponsored ..		18,255,783
			From Grants and Donations Trust Fund-Non-Sponsored		25,739,173
			From IFAS-Experiment Station Grants and Donations Trust Fund ..		8,733,708
			Auxiliary Enterprises		
			For allocation by the Division of Universities to the following institution for the auxiliary enterprises activities: University of Florida, Florida State University, Florida A & M University, University of South Florida, Florida Atlantic University, University of West Florida, Florida Technological University, Florida International University, and University of North Florida.		
			366 Salaries and Benefits	2,888	
			367 Deleted		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
368 Deleted			From General Student Aid Fee Trust Fund		2,200,000
369 Deleted			377 Special Categories First Accredited Medical School		
369A Lump Sum			From General Revenue Fund	4,228,248	
From SUS—Auxiliary Trust Funds		48,010,100	378 Special Categories Regional Education		
From SUS—Working Capital Trust Funds		15,348,154	From General Revenue Fund	1,280,145	
From SUS—Revenue Certificate Trust Funds		10,779,902	379 Special Categories Southern Regional Council on Mental Health		
From SUS—Mobile Home Unit Trust Fund		98,338	From General Revenue Fund	12,000	
From SUS—Law Review Trust Fund		25,000	380 Special Categories Institute on Higher Education		
Provided that positions may be created as needed. Provided, however, that the total salary rate for all positions as of June 30, 1976, included in the operating budget for the budget unit appropriated in Item 369A shall not exceed \$23,465,416.			From General Revenue Fund	12,000	
370 Deleted			University of Florida Health Center—Educational and General		
General Office			381 Salaries and Benefits	1,037	
371 Salaries and Benefits	97		382 Deleted		
372 Deleted			383 Deleted		
373 Deleted			384 Deleted		
374 Deleted			384A Lump Sum		
374A Lump Sum			From General Revenue Fund	17,566,313	
Florida International University, School of Osteopathic Medicine			From Incidental Trust Fund		1,763,855
From General Revenue Fund		90,000	From Liability Insurance Trust Fund		331,092
For planning and implementing a continuing accredited program in osteopathic medicine.			The Board of Regents shall develop cost finding principles and techniques necessary to calculate and evaluate costs by discipline and course level and by student major and student level for each of the following program categories: (1) Lower division instruction (2) Upper division instruction (3) Graduate classroom instruction (4) Thesis and dissertation programs (5) Professional degree programs. Hereafter, each legislative budget submission shall include a supplemental report showing for the above instructional categories estimated annual operating expenditures by (1) Discipline and level of instruction and (2) Student major and level.		
374B Lump Sum			Provided, however, that the chancellor shall provide with the 1976-77 legislative budget request, a table showing the distribution, by major organizational unit within the health center, all positions classified as administrative and professional or as faculty positions devoting half or more than half time		
Board of Regents—General Office					
From General Revenue Fund		2,032,721			
From Extension incidental Trust Fund		60,472			
Provided, that positions may be created as needed. Provided, however, that the total salary rate for all positions as of June 30, 1976, included in the operating budget for the budget unit appropriated in Item 374B shall not exceed \$1,536,245.					
375 Special categories Community Hospital Education Program					
From General Revenue Fund		2,577,500			
376 Special Categories Distribution to universities					
From Extension Incidental Trust Fund		400,000			
From Racing Scholarship Trust Fund		1,000,000			
From Student Financial Aid Trust Fund		300,000			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
to administration, and for which the annualized salary is more than the 12 months all-ranks average faculty salary in the J. Hillis Miller Health Center budget for the 1975-76 fiscal year. In addition, the chancellor shall provide a list of all such positions in the 1976-77 budget request. Provided that positions may be created as needed. Provided, however, that the total salary rate for all positions as of June 30, 1976, included in the operating budget for the budget unit appropriated in Item 384A shall not exceed \$13,449,304.			shall approve such budgets. Provided, however, that copies of such budgets, shall be provided to the Department of Administration, House Committee on Appropriations and Senate Ways and Means Committee. The Department of Administration (subject to the availability of funds) shall release ¼ of the general revenue funds to each budgetary unit of the state university system named in the items referred to above on the first day of each fiscal quarter. All appropriated trust funds shall be released to each budgetary unit on the first day of the fiscal year. No merit increases or other salary adjustments shall be given unless specifically authorized by the Legislature for the fiscal year 1975-76, provided, however, that the Department of Administration may approve salary adjustments upon request of the Board of Regents under emergency circumstances. All career service positions shall be subject to the provisions of Chapter 110, F.S., and to the rules and regulations of the Division of Personnel, Department of Administration. All academic and faculty positions established in the state university system represent man-years and may be converted to part-time positions on a man-year basis. Appropriations made in Items 342A, 347A, 352A, 356A, 360A, 363A, 365A, 369A, 374A, 384A, 388A, notwithstanding the provisions of Sections 216.292, and 216.351, F.S., may be transferred upon request of the Division of Universities to the State Comptroller to accounts established for each budget entity within the Division of Universities for disbursement purposes, and upon release of said appropriations by the Department of Administration.		
University of Florida					
Teaching Hospital and Allied Clinics					
385 Salaries and Benefits	1,658				
386 Deleted					
387 Deleted					
388 Deleted					
388A Lump Sum					
From General Revenue Fund		6,797,679			
From Operations and Maintenance Trust Fund		22,085,717			
Provided that positions may be created as needed. Provided, however, that the total salary rate for all positions as of June 30, 1976, included in the operating budget unit appropriated in Item 388A shall not exceed \$13,301,660. Notwithstanding Section 216.011(1)(c), 216.181, 216.192, 216.262(1)(a), 216.292, and 216.351, F.S., the funds in Items 342A, 347A, 352A, 356A, 360A, 363A, 365A, 369A, 374B, 384A, 388A are appropriated to the Board of Regents as a lump sum for allocation to the budgetary units of the state university system named in the Items referred to above, provided, however, that positions and funds may be transferred to the Board of Regents general office from any of the above budgetary units or vice versa when such transfers will decrease the overall costs of administration for the state university system. Each budgetary unit shall develop operating budgets and the Board of Regents					
			Ethics, Commission On		
			389 Lump Sum	3	
			From General Revenue Fund		100,000

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
GENERAL SERVICES, DEPARTMENT OF Office of Executive Director and Division of Administration			Systems and Programming Services—Larson, Mayo, and Carlton		
390 Salaries and Benefits	52		412 Deleted		
From General Revenue Fund		636,546	413 Deleted		
391 Expenses			Building Construction and Maintenance, Division of		
From General Revenue Fund		142,613	414 Salaries and Benefits	324	
392 Deleted			From General Revenue Fund		437,106
393 Data Processing Services			From Architects Incidental Trust Fund		333,126
From General Revenue Fund		26,723	From Supervision Trust Fund		2,286,878
Purchasing, Division of			From Capitol Center Parking Trust Fund		30,093
394 Salaries and Benefits	39		415 Other Personal Services		
From General Revenue Fund		523,287	From General Revenue Fund	600	
395 Other Personal Services			From Architects Incidental Trust Fund		1,500
From General Revenue Fund		600	From Supervision Trust Fund		19,734
396 Expenses			416 Expenses		
From General Revenue Fund		219,814	From General Revenue Fund		56,671
397 Deleted			From Architects Incidental Trust Fund		67,292
398 Data Processing Services			From Supervision Trust Fund		1,498,207
From General Revenue Fund		27,804	From Capitol Center Parking Trust Fund		15,920
Electronic Data Processing, Division of Administration And Technical Services			417 Deleted		
399 Salaries and Benefits	32		418 Lump Sum		
From General Revenue Fund		483,741	For Operation of Former W. T. Edwards Hospital	24	
From Grants and Donations Trust Fund			From Supervision Trust Fund		205,177
400 Expenses			419 Debt Service		
From General Revenue Fund		104,281	From Supervision Trust Fund		2,067,000
From Grants and Donations Trust Fund			420 Data Processing Services		
401 Data Processing Services			From General Revenue Fund		7,838
From General Revenue Fund		13,376	From Architects Incidental Trust Fund		1,872
Larson Data Center			From Supervision Trust Fund		4,728
402 Salaries and Benefits	48		From Capitol Center Parking Trust Fund		1,610
From General Revenue Fund		526,891	Motor Pool, Division of		
403 Expenses			421 Salaries and Benefits	48	
From General Revenue Fund		438,659	From General Revenue Fund		309,660
404 Deleted			From Motor Vehicle Operating Trust Fund		269,960
Mayo Data Center			From Bureau of Aircraft Trust Fund		27,277
405 Salaries and benefits	64		422 Other Personal Services		
From General Revenue Fund		626,558	From General Revenue Fund		2,500
406 Other Personal Services			From Motor Vehicle Operating Trust Fund		10,000
From General Revenue Fund		2,500	423 Expenses		
407 Expenses			From General Revenue Fund		166,883
From General Revenue Fund		496,369	From Motor Vehicle Operating Trust Fund		597,171
408 Deleted					
Carlton Data Center					
409 Salaries and Benefits	153				
From General Revenue Fund		1,341,348			
410 Expenses					
From General Revenue Fund		1,484,703			
411 Deleted					

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
424 From Bureau of Aircraft Trust Fund		228,948	437 From Communica- tions Survey Trust Fund		15,446
Operating Capital Out- lay			438 Deleted		
From Motor Ve- hicle Operating Trust Fund		297,354	438 Data Processing Serv- ices		
425 Data Processing Serv- ices			From General Reve- nue Fund		4,900
From General Reve- nue Fund		3,299	From Communica- tions Working Capital Trust Fund		40,291
From Motor Vehicle Operating Trust Trust Fund		37,472			
Surplus Property, Division of			GOVERNOR, OFFICE OF THE		
426 Salaries and Benefits	75		General Office		
From Surplus Prop- erty Revolving Trust Fund		532,444	439 Salaries and Benefits	58	
From State Surplus Property Working Capital Trust Fund		41,141	From General Reve- nue Fund		930,186
427 Other Personal Serv- ices			440 Other Personal Serv- ices		
From State Sur- plus Property Working Capital Trust Fund		200	From General Reve- nue Fund		5,749
428 Expenses			441 Expenses		
From Surplus Prop- erty Revolving Trust Fund		175,703	From General Reve- nue Fund		183,443
From State Surplus Property Working Capital Trust Fund		28,468	442 Operating Capital Out- lay		
429 Operating Capital Out- lay			From General Reve- nue Fund		1,160
From Surplus Prop- erty Revolving Trust Fund		50,000	442A Lump Sum		
Bond Finance, Division of			State, Nursing Home Ombudsman		
430 Salaries and Benefits	8		From General Reve- nue Fund		25,000
From Revenue Bond Fee Revolving Trust Fund		126,602	Contingent Upon Pas- sage of HB 1363 or Similar Legis- lation.		
431 Other Personal Serv- ices			443 Special Categories National Governor's Conference		
From Revenue Bond Fee Revolving Trust Fund		222,500	From General Reve- nue Fund		10,000
432 Expenses			444 Data Processing Serv- ices		
From Revenue Bond Fee Revolving Trust Fund		173,582	From General Reve- nue Fund		303
433 Deleted			445 Contingent-Discretion- ary		
Communications, Division of			From General Reve- nue Fund		25,000
434 Salaries and Benefits	52		Operation of the Governor's Mansion		
From General Reve- nue Fund		465,957	446 Salaries and Benefits	9	
From Communica- tions Working Capital Trust Fund		231,404	From General Reve- nue Fund		78,106
From Communica- tions Survey Trust Fund		41,357	447 Other Personal Serv- ices		
435 Other Personal Serv- ices			From General Reve- nue Fund		900
From General Reve- nue Fund		1,000	448 Expenses		
436 Expenses			From General Reve- nue Fund		45,708
From General Reve- nue Fund		114,570	449 Operating Capital Out- lay		
From Communica- tions Working Capital Trust Fund		8,231,616	From General Reve- nue Fund		300
			450 Data Processing Serv- ices		
			From General Reve- nue Fund		100
			Commission on the Status of Women		
			451 Salaries and Benefits	1	
			From General Reve- nue Fund		13,804
			452 Expenses		
			From General Reve- nue Fund		6,386
			453 Data Processing Serv- ices		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From General Revenue Fund _____		40	tions shall be reduced by a total of four hundred and seventy by June 30, 1976. The secretary of the department shall determine the areas to be effected by this stated reduction.		
Provided, none of the moneys appropriated in Items 451, 452 or 453 may be spent to promote the passage or defeat of legislation pending before the Florida Legislature.					
Allied Services			Administrative Services, Division of		
454 Salaries and Benefits From Grants and Donations Trust Fund _____	3	31,149	Office of the Secretary and Administrative Services		
455 Other Personal Services From Grants and Donations Trust Fund _____		21,350	463 Salaries and Benefits From General Revenue Fund _____	278	1,751,475
456 Expenses From Grants and Donations Trust Fund _____		11,153	From Administrative Trust Fund _____		1,019,546
457 Data Processing Services From Grants and Donations Trust Fund _____		150	From Grants and Donations Trust Fund _____		265,115
Organized Crime Coordinating Unit			From Federal Aid Trust Fund _____		257,451
458 Salaries and Benefits From Grants and Donations Trust Fund _____	2	20,390	464 Other Personal Services From General Revenue Fund _____		8,858
459 Other Personal Services From Grants and Donations Trust Fund _____		6,480	From Administrative Trust Fund _____		11,550
460 Expenses From Grants and Donations Trust Fund _____		7,060	From Federal Aid Trust Fund _____		8,592
461 Deleted			465 Expenses From General Revenue Fund _____		452,287
462 Data Processing Services From Grants and Donations Trust Fund _____		100	From Administrative Trust Fund _____		315,751
Health and Rehabilitative Services, Department of			From Grants and Donations Trust Fund _____		21,696
Appropriations made in Items 488-492, 525-529, 545-549, and 571-575, notwithstanding the provisions of Section 216.292, F.S., may be transferred upon request of the Department to the State Comptroller, to accounts established for each institution within the respective divisions for disbursement purposes, and upon release of said appropriations by the Secretary of Administration. Provided, however, such transfers may only be made to accounts similar in purpose to the category of appropriation from which transferred. Provided, that CS/SB 165 or similar legislation is enacted, non-direct client service posi-			From Federal Aid Trust Fund _____		81,890
			466 Operating Capital Outlay From General Revenue Fund _____		975
			From Administrative Trust Fund _____		2,275
			467 Lump Sum Fire Retardant Clothing and Textiles From General Revenue Fund _____		300,000
			468 Lump Sum Fee Collection Unit From Administrative Trust Fund _____	4	100,000
			468A Lump Sum Health Care Cost Commission From General Revenue Fund _____		50,000
			Contingent on passage of HB 1705 or similar legislation.		
			469 Special Categories State Institution Claims From General Revenue Fund _____		15,000
			470 Data Processing Services From General Revenue Fund _____		28,328
			From Administrative Trust Fund _____		15,254
			Jacksonville Data Center		
			471 Salaries and Benefits From Working Capital Trust Fund _____	299	2,781,626
			472 Other Personal Services		

Item	Positions	Amount	Item	Positions	Amount
	\$	\$		\$	\$
			From Working Capital Trust Fund		31,487
473			Expenses		
			From Working Capital Trust Fund		2,612,390
474			Operating Capital Outlay		
			From Working Capital Trust Fund		6,872
Planning and Evaluation, Division of					
475	80		Salaries and Benefits		
			From General Revenue Fund		736,940
			From Grants and Donations Trust Fund		62,650
			From Planning and Evaluation Trust Fund		280,224
			From U.S. Grants Trust Fund		111,596
476			Other Personal Services		
			From General Revenue Fund		41,205
			From Grants and Donations Trust Fund		2,258
			From Planning and Evaluation Trust Fund		49,173
			From U.S. Grants Trust Fund		481
477			Expenses		
			From General Revenue Fund		261,903
			From Grants and Donations Trust Fund		3,092
			From Planning and Evaluation Trust Fund		158,487
			From U.S. Grants Trust Fund		22,923
478			Grants and Aids		
			Local Planning Agencies		
			From General Revenue Fund		122,543
			From U.S. Grants Trust Fund		9,210,000
479			Data Processing Services		
			From General Revenue Fund		19,651
			From Planning and Evaluation Trust Fund		15,820
Corrections, Division of General Office					
			Funds appropriated in line Item 480 through 499 may be used to locate and construct other temporary facilities for adult inmates committed to state correctional institutions. This shall include the rental or purchase of materials, equipment, buildings, barracks, hangars, and tents. The division is authorized to contract with United States military installations in the State for the housing of inmates.		
480	153		Salaries and Benefits		
			From General Revenue Fund		1,498,916
			From Grants and Donations Trust Fund		399,902
481			Other Personal Services		
			From General Revenue Fund		17,900
482			Expenses		
			From General Revenue Fund		446,336
			From Grants and Donations Trust Fund		66,695
483			Operating Capital Outlay		
			From General Revenue Fund		19,665
			From Grants and Donations Trust Fund		4,028
484			Special Categories Return of Parole Violators		
			From General Revenue Fund		44,000
485			Special Categories Interstate Compact Services		
			From General Revenue Fund		90,931
485A			Special Categories Tuition Payments		
			From General Revenue Fund		100,000
486			Financial Assistance Payments Discharge and Travel Pay		
			From General Revenue Fund		283,000
487			Data Processing Services		
			From General Revenue Fund		236,497
Major Institutions					
488	3,533		Salaries and Benefits		
			From General Revenue Fund		33,998,906
			From Grants and Donations Trust Fund		1,495,476
489			Other Personal Services		
			From General Revenue Fund		121,950
			From Grants and Donations Trust Fund		243,375
490			Expenses		
			From General Revenue Fund		8,549,700
			From Grants and Donations Trust Fund		284,229
491			Operating Capital Outlay		
			From General Revenue Fund		409,157
			From Grants and Donations Trust Fund		85,210
492			Food Products		
			From General Revenue Fund		5,035,082
493			Lump Sum		
			Improve Medical Services	53	
			From General Revenue Fund		300,000

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
494 Lump Sum Operation of Addition- al Facilities -----	709		510 Data Processing Serv- ices		
From General Reve- nue Fund -----		6,319,875	From Industrial Trust Fund -----		8,946
From Grants and Donations Trust Fund -----		500,000	Youth Services, Division of General Office		
Community Facilities, Bureau of			511 Salaries and Benefits	204	
495 Salaries and Benefits	363		From General Reve- nue Fund -----		1,498,966
From General Reve- nue Fund -----		3,717,160	From Grants and Donations Trust Fund -----		666,350
From Grants and Donations Trust Fund -----		164,787	From Federal Aid Trust Fund -----		72,264
496 Other Personal Serv- ices			512 Other Personal Serv- ices		
From General Reve- nue Fund -----		199,632	From General Reve- nue Fund -----		8,741
From Grants and Donations Trust Fund -----		4,322	From Grants and Donations Trust Fund -----		53,000
497 Expenses			513 Expenses		
From General Reve- nue Fund -----		1,223,486	From General Reve- nue Fund -----		582,696
From Grants and Donations Trust Fund -----		51,897	From Grants and Donations Trust Fund -----		163,670
498 Operating Capital Out- lay			514 Operating Capital Outlay		
From General Reve- nue Fund -----		141,551	From General Reve- nue Fund -----		10,038
From Grants and Donations Trust Fund -----		4,500	515 Data Processing Serv- ices		
499 Food Products			From General Reve- nue Fund -----		91,634
From General Reve- nue Fund -----		1,122,455	Field Services, Bureau of		
From Grants and Donations Trust Fund -----		39,201	516 Salaries and Benefits	1,487	
Road Prisons			From General Reve- nue Fund -----		9,328,935
500 Salaries and Benefits	204		From Grants and Donations Trust Fund -----		278,663
From Road Prison Trust Fund -----		2,199,966	From Federal Aid Trust Fund -----		5,668,856
501 Other Personal Serv- ices			517 Other Personal Serv- ices		
From Road Prison Trust Fund -----		140,052	From Grants and Donations Trust Fund -----		249,997
502 Expenses			518 Expenses		
From Road Prison Trust Fund -----		720,960	From General Reve- nue Fund -----		3,994,721
503 Operating Capital Out- lay			From Grants and Donations Trust Fund -----		774,477
From Road Prison Trust Fund -----		24,647	519 Operating Capital Outlay		
504 Food Products			From General Reve- nue Fund -----		19,212
From Road Prison Trust Fund -----		462,528	Group Treatment, Bureau of		
505 Data Processing Serv- ices			520 Salaries and Benefits	266	
From Road Prison Trust Fund -----		20,000	From General Reve- nue Fund -----		937,758
Correctional Industries			From Grants and Donations Trust Fund -----		150,680
506 Salaries and Benefits	160		From Federal Aid Trust Fund -----		1,595,687
From Industrial Trust Fund -----		1,764,954	521 Other Personal Serv- ices		
507 Other Personal Serv- ices			From Grants and Donations Trust Fund -----		88,440
From Industrial Trust Fund -----		5,200	522 Expenses		
508 Expenses			From General Reve- nue Fund -----		2,129,768
From Industrial Trust Fund -----		4,429,113			
509 Operating Capital Outlay					
From Industrial Trust Fund -----		241,034			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From Grants and Donations Trust Fund		408,174	Mental Health, Division of General Office and Community Mental Health Program		
523 Operating Capital Outlay			535 Salaries and Benefits	173	
From General Revenue Fund		60,852	From General Revenue Fund		2,606,426
From Grants and Donations Trust Fund		45,815	From Grants and Donations Trust Fund		47,431
524 Food Products			536 Other Personal Services		
From General Revenue Fund		405,565	From General Revenue Fund		16,121
Major Institutions			537 Expenses		
525 Salaries and Benefits	1,026		From General Revenue Fund		569,754
From General Revenue Fund		8,443,988	From Grants and Donations Trust Fund		8,147
From Grants and Donations Trust Fund		415,091	538 Grants and Aids		
From Federal Aid Trust Fund		652,880	Community Mental Health Services		
526 Other Personal Services			From General Revenue Fund		9,852,053
From General Revenue Fund		382,989	From Federal Aid Trust Fund		6,226,424
From Grants and Donations Trust Fund		48,418	539 Grants and Aids		
527 Expenses			Community Alcoholic Services		
From General Revenue Fund		1,604,740	From General Revenue Fund		3,145,462
From Grants and Donations Trust Fund		296,611	From Grants and Donations Trust Fund		1,823,000
528 Operating Capital Outlay			From Federal Aid Trust Fund		4,845,202
From General Revenue Fund		197,864	The General Revenue Funds appropriated in this item shall be replaced by the funds specifically earmarked for this purpose upon the enactment of SB 343 or similar legislation, and the General Revenue Funds so replaced, together with any other funds resulting from the passage of such legislation shall be transferred to the General Revenue Fund unallocated.		
From Grants and Donations Trust Fund		34,000	540 Grants and Aids		
529 Food Products			Purchased client services		
From General Revenue Fund		864,645	From General Revenue Fund		2,525,811
From Grants and Donations Trust Fund		64,305	From Federal Aid Trust Fund		7,577,432
Detention, Bureau of			541 Grants and Aids		
530 Salaries and Benefits	801		Indigent Psychiatric Drug Program		
From General Revenue Fund		4,749,893	From General Revenue Fund		379,237
From Grants and Donations Trust Fund		329,994	From Grants and Donations Trust Fund		432,400
From Federal Aid Trust Fund		2,289,141	542 Operating Capital Outlay		
531 Other Personal Services			From General Revenue Fund		6,669
From General Revenue Fund		23,762	543 Financial Assistance		
From Detention Services Trust Fund		249,840	Payments		
532 Expenses			Mental Health Stipend and Residency Program		
From General Revenue Fund		1,553,024	From General Revenue fund		292,517
From Grants and Donations Trust Fund		336,320			
533 Operating Capital Outlay					
From General Revenue Fund		64,424			
534 Food Products					
From General Revenue Fund		538,230			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
544 Data Processing Services			From Federal Aid Trust Fund		200,000
From General Revenue Fund		232,150	From Drug Abuse Trust Fund		1,527,205
Mental Hospitals			559 Operating Capital Outlay		
545 Salaries and Benefits	6,150		From Drug Abuse Trust Fund		238
From General Revenue Fund		45,797,438	560 Data Processing Services		
From Grants and Donations Trust Fund		424,110	From General Revenue Fund		20,564
From Operations and Maintenance Trust Fund		6,038,000	Alcoholic Rehabilitation Center		
From Federal Aid Trust Fund		5,465,188	561 Salaries and Benefits	83	
546 Other Personal Services			From General Revenue Fund		144,935
From General Revenue Fund		515,579	From Federal Aid Trust Fund		724,089
From Grants and Donations Trust Fund		21,879	562 Other Personal Services		
547 Expenses			From General Revenue Fund		41,383
From General Revenue Fund		7,723,668	563 Expenses		
From Grants and Donations Trust Fund		59,349	From General Revenue Fund		124,063
548 Operating Capital Outlay			564 Operating Capital Outlay		
From General Revenue Fund		294,055	From General Revenue Fund		11,338
549 Food Products			565 Food Products		
From General Revenue Fund		3,266,385	From General Revenue Fund		42,521
549A Lump Sum			Retardation, Division of General Office		
Adolescent Programs	65		Provided, however, that none of the monies appropriated herein may be used to fund the position of special advisor on retardation programs.		
From General Revenue Fund		633,856	566 Salaries and Benefits	128	
Mental Health Institute			From General Revenue Fund		1,086,795
550 Salaries and Benefits	355		From Grants and Donations Trust Fund		375,358
From General Revenue Fund		3,765,238	567 Other Personal Services		
551 Other Personal Services			From General Revenue Fund		73,540
From General Revenue Fund		165,800	From Grants and Donations Trust Fund		78,500
552 Expenses			568 Expenses		
From General Revenue Fund		608,495	From General Revenue Fund		395,428
553 Food Products			From Grants and Donations Trust Fund		106,400
From General Revenue Fund		175,680	569 Operating Capital Outlay		
554 Data Processing Services			From General Revenue Fund		3,593
From General Revenue Fund		204,254	569A Lump Sum		
Drug Abuse Program			Start-Up Funds-Group Homes		
555 Salaries and Benefits	64		From General Revenue Fund		160,000
From General Revenue Fund		534,263	Contingent upon passage of HB 794 or similar legislation.		
From Drug Abuse Trust Fund		184,689	570 Data Processing Services		
556 Other Personal Services			From General Revenue Fund		104,640
From General Revenue Fund		13,000	Training Centers		
From Drug Abuse Trust Fund		5,220	571 Salaries and Benefits	5,156	
557 Expenses			From General Revenue Fund		34,404,224
From General Revenue Fund		157,300			
From Drug Abuse Trust Fund		50,819			
558 Grants and Aids					
Community Drug Abuse Services					
From General Revenue Fund		500,000			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From Grants and Donations Trust Fund		1,046,460	583 Special Categories Community Residential Services		
From Federal Aid Trust Fund		6,806,550	From General Revenue Fund		5,580,530
From Operations and Maintenance Trust Fund		2,333,000	584 Special Categories Purchased Client Services		
572 Other Personal Services			From General Revenue Fund		3,691,895
From General Revenue Fund		586,026	From Federal Aid Trust Fund		1,038,549
From Grants and Donations Trust Fund		256,280	From Operations and Maintenance Trust Fund		500,000
573 Expenses			585 Special Categories Purchased Client Services—Epilepsy Program		
From General Revenue Fund		5,159,282	From General Revenue Fund		194,943
From Grants and Donations Trust Fund		547,827	From Federal Aid Trust Fund		262,358
574 Operating Capital Outlay					
From General Revenue Fund		177,367	Vocational Rehabilitation, Division of Vocational Rehabilitation Services		
575 Food Products			586 Salaries and Benefits	1,468	
From General Revenue Fund		2,318,606	From Federal Rehabilitation Trust Fund		15,806,657
From Grants and Donations Trust Fund		87,750	587 Other Personal Services		
Regional Services			From Federal Rehabilitation Trust Fund		74,747
576 Salaries and Benefits	350		588 Expenses		
From General Revenue Fund		1,446,370	From Federal Rehabilitation Trust Fund		3,029,478
From Grants and Donations Trust Fund		94,089	589 Grants and Aids Community Facilities		
From Federal Aid Trust Fund		2,205,225	From Workshop and Facilities Trust Fund		900,000
577 Other Personal Services			590 Operating Capital Outlay		
From General Revenue Fund		161,527	From Federal Rehabilitation Trust Fund		55,898
From Federal Aid Trust Fund		138,173	591 Food Products		
578 Expenses			From Federal Rehabilitation Trust Fund		23,184
From General Revenue Fund		1,003,916	592 Special Categories Patient Services		
From Grants and Donations Trust Fund		8,759	From General Revenue Fund		5,072,824
579 Grants and Aids Community Retardation Services			From Federal Rehabilitation Trust Fund		12,596,803
From General Revenue Fund		774,372	592A Special Categories Extended Employment for Developmentally Disabled Persons		
From Grants and Donations Trust Fund		750,000	From General Revenue Fund		500,000
From Federal Aid Trust Fund		1,306,403	593 Data Processing Services		
580 Operating Capital Outlay			From Federal Rehabilitation Trust Fund		216,557
From General Revenue Fund		41,949			
581 Food Products			Medical and Social Services—Blind		
From General Revenue Fund		21,845	594 Salaries and Benefits	106	
581A Lump Sum			From General Revenue Fund		521,129
Improvements for Retardation Programs	223				
From General Revenue Fund		3,090,042			
From Federal Aid Trust Fund		547,280			
582 Special Categories Day Care Services					
From General Revenue Fund		953,548			
From Federal Aid Trust Fund		2,635,452			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
			Family Services, Division of Provided, the General Revenue Fund Approp- riations May be Transferred to the Proper Trust Fund for Disbursement.		
		17,817	General Administration		
		438,349	607 Salaries and Benefits	6,696	
595 Other Personal Serv- ices			From General Reve- nue Fund		30,705,157
From General Reve- nue Fund	8,125		From Administrative Trust Fund		32,339,420
From Grants and Donations Trust Fund		3,156	608 Other Personal Serv- ices		
From Federal Aid Trust Fund		11,000	From General Reve- nue Fund		719,844
596 Expenses			From Administrative Trust Fund		1,193,078
From General Reve- nue Fund	743,181	1,600	609 Expenses		
From Grants and Donations Trust Fund		575,892	From General Reve- nue Fund		6,644,214
From Federal Aid Trust Fund			From Administrative Trust Fund		7,354,804
597 Operating Capital Out- lay			610 Grants and Aids		
From General Reve- nue Fund	5,920		University Education and Training		
From Grants and Donations Trust Fund		2,427	From Administrative Trust Fund		750,000
598 Data Processing Serv- ices			611 Operating Capital Out- lay		
From General Reve- nue Fund	9,390		From General Reve- nue Fund		112,462
Disability Determination, Bureau of			From Administrative Trust Fund		121,931
599 Salaries and Benefits	430		612 Food Products		
From Vocational Re- habilitation U. S. Trust Fund		4,512,384	From General Reve- nue Fund		36,865
600 Expenses			612A Lump Sum		
From Vocational Re- habilitation U. S. Trust Fund		4,241,260	Child Support Pro- gram	28	
601 Operating Capital Out- lay			From General Reve- nue Fund		106,780
From Vocational Re- habilitation U. S. Trust Fund		10,630	From Administrative Trust Fund		320,344
602 Data Processing Serv- ices			612B Lump Sum		
From Vocational Re- habilitation U. S. Trust Fund		3,434	AFDC Child Support Program		
Vending Stand Section, Bureau of Blind Services			From General Reve- nue Fund		310,382
603 Salaries and Benefits	18		From Administrative Trust Fund		417,188
From U. S. Trust Fund		169,078	612C Lump Sum		
From Training and Operating Trust Fund		42,270	Special Children In Need of Protective Services	80	
604 Other Personal Serv- ices			From General Reve- nue Fund		307,000
From U. S. Trust Fund		1,600	From Administrative Trust Fund		307,000
From Training and Operating Trust Fund		400	Contingent on Passage of HB 773 or Similar Legislation.		
605 Expenses			613 Data Processing Serv- ices		
From U. S. Trust Fund		486,174	From General Reve- nue Fund		1,741,475
From Training and Operating Trust Fund		121,543	From Administrative Trust Fund		1,603,326
606 Operating Capital Out- lay			Direct Assistance Programs		
From U. S. Trust Fund		1,082	614 Financial Assistance Payments		
From Training and Operating Trust Fund		270	Aid to Families with Dependent Children		
			From General Reve- nue Fund		50,204,196
			From Direct Assist- ance and Service Trust Fund		74,061,745
			615 Financial Assistance Payments		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Foster Home Care Supplementation From General Revenue Fund		478,845	Hospital Program From Medical Care Trust Fund		48,322
616 Financial Assistance Payments Room and Board with Personal Care Supplementation From General Revenue Fund		954,426	628 Special Categories Home Health Services From General Revenue Fund		80,479
617 Financial Assistance Payments Housekeeper Services Supplementation From General Revenue Fund		582,593	From Medical Care Trust Fund		108,174
Medical Care Programs			629 Special Categories Early and Periodic Screening of Children From General Revenue Fund		1,730,723
618 Special Categories Physician's Services From General Revenue Fund		8,748,746	From Medical Care Trust Fund		2,326,294
From Medical Care Trust Fund		11,759,332	630 Special Categories Patient Transportation From General Revenue Fund		646,432
619 Special Categories Hospital In-Patient Services From General Revenue Fund		19,222,855	From Medical Care Trust Fund		868,880
From Medical Care Trust Fund		25,837,753	631 Special Categories Skilled Nursing Home Care and Intermediate Facility Care From General Revenue Fund		29,173,631
620 Special Categories Drugs (Prescribed Medicines) From General Revenue Fund		8,624,109	From Medical Care Trust Fund		39,212,755
From Medical Care Trust Fund		11,591,806	Skilled nursing homes or intermediate care facilities receiving vendor payments under this program shall not receive any other supplementary payment for the care from any other state or county governmental unit.		
621 Special Categories Hospital Out-Patient Services From General Revenue Fund		3,098,364	Services Programs		
From Medical Care Trust Fund		4,164,562	632 Special Categories Children's Services From General Revenue Fund		9,069,465
622 Special Categories Other Lab and X-Ray Services From General Revenue Fund		292,339	From Services Trust Fund		1,974,808
From Medical Care Trust Fund		392,938	633 Special Categories Child Day Care From General Revenue Fund		2,187,500
623 Special Categories Family Planning From General Revenue Fund		67,158	From Services Trust Fund		15,312,500
From Medical Care Trust Fund		604,422	Provided, however, that general revenue monies shall be released only to the extent local funds and federal funds will be available on the basis of 12½% state, 12½% local and 75% federal.		
624 Special Categories Supplementary Medical Insurance From General Revenue Fund		3,689,943	634 Special Categories Local Service Programs From General Revenue Fund		309,306
From Medical Care Trust Fund		3,772,382	From Services Trust Fund		6,070,142
625 Special Categories Hospital Insurance Benefits From General Revenue Fund		1,297,616	635 Special Categories Child Adoption Services (Medical and Hospital Care) From Services Trust Fund		16,500
From Medical Care Trust Fund		1,744,146	636 Special Categories WIN Day Care From General Revenue Fund		199,339
626 Special Categories State Mental Health Hospital Program From Medical Care Trust Fund		4,656,663	From Services Trust Fund		1,794,048
627 Special Categories State Tuberculosis					

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
636A Special Categories Day Care Licensing Standards From General Revenue Fund		25,000	653 Special Categories Early and Periodic Screening of Children From Special Grants Trust Fund		31,581
Special Federal Projects— Cuban and Other			654 Special Categories Family Planning From Special Grants Trust Fund		450
637 Salaries and Benefits From Special Grants Trust Fund	263	2,654,497	655 Data Processing Services From Special Grants Trust Fund		233,128
638 Other Personal Services From Special Grants Trust Fund		25,000	Health, Division of General Public Health		
639 Expenses From Special Grants Trust Fund		549,180	656 Salaries and Benefits From General Revenue Fund	839	9,040,898
640 Operating Capital Outlay From Special Grants Trust Fund		10,031	From Federal Grants-In-Aid Trust Fund		1,384,414
641 Special Categories Physician Services From Special Grants Trust Fund		2,105,107	From Hearing Aids and Devices Trust Fund		8,340
642 Special Categories Hospital In-Patient Services From Special Grants Trust Fund		4,523,597	From Pest Control Trust Fund		51,132
643 Special Categories Skilled Nursing Home Care and Intermediate Facility Care From Special Grants Trust Fund		1,881,267	657 Other Personal Services From General Revenue Fund		45,038
644 Special Categories Drugs - Prescribed Medicine From Special Grants Trust Fund		1,584,899	From Federal Grants-In-Aid Trust Fund		77,900
645 Special Categories Hospital Out-Patient Services From Special Grants Trust Fund		494,137	From Hearing Aids and Devices Trust Fund		4,095
646 Special Categories Other Lab and X-Ray Services From Special Grants Trust Fund		194,677	From Pest Control Trust Fund		4,700
647 Special Categories Supplemental Medical Insurance From Special Grants Trust Fund		1,756,579	From Emergency Medical Services Trust Fund		27,500
648 Special Categories Home Health Services From Special Grants Trust Fund		31,057	658 Expenses From General Revenue Fund		3,439,147
649 Special Categories State Mental Health Hospital Program From Special Grants Trust Fund		5,384	From Federal Grants-In-Aid Trust Fund		843,137
650 Special Categories Transportation of Patients From Special Grants Trust Fund		107,018	From Hearing Aids and Devices Trust Fund		5,183
651 Special Categories Burial Expense From Special Grants Trust Fund		4,018	From Pest Control Trust Fund		17,596
652 Special Categories Hospital Insurance Benefits From Special Grants Trust Fund		617,136	From Federal Aid Trust Fund		1,045
			From Emergency Medical Services Trust Fund		9,900
			659 Grants and Aids Mosquito Control Program From General Revenue Fund		2,475,000
			660 Grants and Aids Kidney Disease Program From General Revenue Fund		400,000
			661 Grants and Aids Emergency Medical Services From General Revenue Fund		1,250,000
			From Federal Grants-in-Aid Trust Fund		1,250,000
			662 Operating Capital Outlay From General Revenue Fund		44,821

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From Federal Grants-in-Aid Trust Fund		56,895	From Federal Grants-in-Aid Trust Fund		417,036
From Hearing Aids and Devices Trust Fund		2,000	677 Expenses		
663 Data Processing Services			From General Revenue Fund		199,292
From General Revenue Fund		500,145	From Federal Grants-in-Aid Trust Fund		277,274
Grants and Donations			678 Operating Capital Outlay		
664 Salaries and Benefits	1,029		From General Revenue Fund		235
From Grants and Donations Trust Fund		9,775,297	Medical Examiner Services		
665 Other Personal Services			678A Salaries and Benefits	3	
From Grants and Donations Trust Fund		66,299	From General Revenue Fund		51,229
666 Expenses			678B Expenses		
From Grants and Donations Trust Fund		11,826,468	From General Revenue Fund		9,862
667 Operating Capital Outlay			678C Grants and Aids Reimbursement to Counties		
From Grants and Donations Trust Fund		145,677	From General Revenue Fund		1,404,000
668 Data Processing Services			678D Operating Capital Outlay		
From Grants and Donations Trust Fund		92,200	From General Revenue Fund		156
County Health Units			Aging, Division of		
Provided the General Revenue Fund appropriation may be transferred to the proper trust fund for disbursement.			679 Salaries and Benefits	125	
669 Special Categories Contribution to County Health Units			From General Revenue Fund		760,669
From General Revenue Fund		16,235,874	From Federal Grants Trust Fund		479,894
From County Health Units Trust Fund		26,022,199	From Federal Aid Trust Fund		198,185
Tuberculosis Control, Bureau of—Hospital Care Services			680 Other Personal Services		
670 Salaries and Benefits	277		From General Revenue Fund		8,743
From General Revenue Fund		2,215,250	From Federal Grants Trust Fund		4,137
From Hospital Maintenance Trust Fund		400,000	681 Expenses		
671 Other Personal Services			From General Revenue Fund		211,388
From General Revenue Fund		100,000	From Federal Grants Trust Fund		137,885
672 Expenses			From Federal Aid Trust Fund		58,308
From General Revenue Fund		823,834	682 Grants and Aids Community Service		
673 Operating Capital Outlay			Grants		
From General Revenue Fund		16,585	From General Revenue Fund		736,150
674 Food Products			From Federal Grants Trust Fund		8,983,311
From General Revenue Fund		74,664	From Federal Aid Trust Fund		2,339,444
675 Data Processing Services			683 Operating Capital Outlay		
From General Revenue Fund		9,673	From General Revenue Fund		500
Tuberculosis Control, Bureau of—Administration and Out-patient Services			684 Data Processing Services		
676 Salaries and Benefits	91		From General Revenue Fund		12,814
From General Revenue Fund		657,737	From Federal Grants Trust Fund		6,695
			Children's Medical Services, Division of		
			685 Salaries and Benefits	227	
			From General Revenue Fund		1,141,296
			From Federal Aid Trust Fund		1,216,266
			686 Other Personal Services		
			From General Revenue Fund		76,865

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
			701 Operating Capital Outlay		
687 From Federal Aid Trust Fund		81,915	From General Revenue Fund		194,569
Expenses			From Reimbursement Trust Fund		13,063
From General Revenue Fund		257,354	702 Deleted		
From Federal Aid Trust Fund		284,580	702A Special Categories		
688 Grants and Aids			Operation of Motor Vehicles		
Neonatal Intensive Care Program			From General Revenue Fund		2,759,435
From General Revenue Fund		1,665,000	From Grants and Donations Trust Fund		14,000
689 Operating Capital Outlay			From Reimbursement Trust Fund		363,670
From General Revenue Fund		11,575	702B Special Categories		
690 Special Categories			Replacement of Motor Vehicles		
Patient Services			From General Revenue Fund		1,771,624
From General Revenue Fund		6,789,125	From Reimbursement Trust Fund		193,766
From U.S. Trust Fund		1,500,000	703 Data Processing Services		
From Donations Trust Fund		450,000	From General Revenue Fund		336,302
691 Special Categories			From Reimbursement Trust Fund		58,456
Kidney Disease Program for Children			Drivers Licenses, Division of		
From General Revenue Fund		500,000	704 Salaries and Benefits	817	
692 Data Processing Services			From General Revenue Fund		2,200,763
From General Revenue Fund		24,710	From Accident Reports Trust Fund		5,000,000
From Federal Aid Trust Fund		26,182	Provided, however, no funds may be used to pay a salary to any person receiving pay from the Florida Highway Patrol Retirement System in the Division of Drivers Licenses where such salary would be in excess of that paid for the employment of beginning non-experienced personnel unless such persons or person was employed by the division of drivers licenses on April 1, 1971.		
HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF			705 Other Personal Services		
Office of Executive Director and Division of Administrative Services			From General Revenue Fund		77,560
693 Salaries and Benefits	225		706 Expenses		
From General Revenue Fund		2,060,756	From General Revenue Fund		3,047,181
694 Other Personal Services			707 Operating Capital Outlay		
From General Revenue Fund		5,849	From General Revenue Fund		146,791
695 Expenses			707A Lump Sum		
From General Revenue Fund		398,927	Private Driving School Licensing	2	
696 Operating Capital Outlay			From General Revenue Fund		23,391
From General Revenue Fund		4,100	Contingent Upon Passage of HB 1775 or similar legislation.		
697 Data Processing Services			708 Data Processing Services		
From General Revenue Fund		125,940	From General Revenue Fund		1,595,967
Florida Highway Patrol, Division of			Motor Vehicles, Division of		
698 Salaries and Benefits	1,747		709 Salaries and Benefits	436	
From General Revenue Fund		17,937,495	From General Revenue Fund		3,737,707
From Grants and Donations Trust Fund		71,600			
From Reimbursement Trust Fund		2,814,241			
699 Other Personal Services					
From General Revenue Fund		8,820			
700 Expenses					
From General Revenue Fund		2,641,607			
From Grants and Donations Trust Fund		4,839			
From Reimbursement Trust Fund		437,413			

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Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
710 Other Personal Services			727 Data Processing Services		
From General Revenue Fund		75,080	From General Revenue Fund		95,698
711 Expenses			Insurance Company Regulation, Division of		
From General Revenue Fund		937,126	728 Salaries and Benefits	153	
712 Operating Capital Outlay			From Insurance Commissioner's Regulatory Trust Fund		2,024,245
From General Revenue Fund		124,000	729 Other Personal Services		
713 Special Categories			From Insurance Commissioner's Regulatory Trust Fund		6,767
Purchase of License Plates			730 Expenses		
From General Revenue Fund		934,000	From Insurance Commissioner's Regulatory Trust Fund		783,852
714 Data Processing Services			From Agents and Solicitors County License Tax Trust Fund		18,600
From General Revenue Fund		2,226,103	731 Operating Capital Outlay		
Kirkman Data Center			From Insurance Commissioner's Regulatory Trust Fund		9,231
715 Salaries and Benefits	226		732 Data Processing Services		
From Working Capital Trust Fund		2,043,382	From Insurance Commissioner's Regulatory Trust Fund		177,813
716 Expenses			Rehabilitation and Liquidation, Division of		
From Working Capital Trust Fund		2,294,182	733 Salaries and Benefits	35	
717 Deleted			From Insurance Commissioner's Regulatory Trust Fund		454,903
INSURANCE, DEPARTMENT OF, AND TREASURER			734 Other Personal Services		
Office of the Treasurer and Division of Administration			From Insurance Commissioner's Regulatory Trust Fund		57,587
718 Salaries and Benefits	115		735 Expenses		
From General Revenue Fund		234,420	From Insurance Commissioner's Regulatory Trust Fund		119,141
From Insurance Commissioner's Regulatory Trust Fund		1,119,090	736 Operating Capital Outlay		
719 Other Personal Services			From Insurance Commissioner's Regulatory Trust Fund		468
From Insurance Commissioner's Regulatory Trust Fund		2,000	737 Data Processing Services		
720 Expenses			From Insurance Commissioner's Regulatory Trust Fund		21,293
From General Revenue Fund		54,422	Insurance Consumer Services, Division of		
From Insurance Commissioner's Regulatory Trust Fund		964,775	738 Salaries and Benefits	366	
721 Operating Capital Outlay			From Insurance Commissioner's Regulatory Trust Fund		3,586,865
From Insurance Commissioner's Regulatory Trust Fund		1,383	739 Other Personal Services		
722 Data Processing Services			From Insurance Commissioner's Regulatory Trust Fund		14,587
From Insurance Commissioner's Regulatory Trust Fund		71,660			
Treasury, Division of					
723 Salaries and Benefits	38				
From General Revenue Fund		380,938			
724 Other Personal Services					
From General Revenue Fund		3,255			
725 Expenses					
From General Revenue Fund		92,238			
726 Operating Capital Outlay					
From General Revenue Fund		12,186			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
740 Expenses From Insurance Commissioner's Regulatory Trust Fund -----		1,053,221	INTERNAL IMPROVE- MENT TRUST FUND, TRUSTEES OF THE		
741 Operating Capital Out- lay From Insurance Commissioner's Regulatory Trust Fund -----		16,290	752 Salaries and Benefits .. 150 From General Reve- nue Fund -----		1,513,372
742 Data Processing Serv- ices From Insurance Commissioner's Regulatory Trust Fund -----		183,551	753 Other Personal Serv- ices From General Reve- nue Fund -----		85,528
State Fire Marshal, Division of			From Grants and Donations Trust Fund -----		75,275
743 Salaries and Benefits .. 51 From Insurance Commissioner Regulatory Trust Fund -----		638,320	754 Expenses From General Reve- nue Fund -----		412,254
744 Other Personal Serv- ices From Insurance Commissioner Regulatory Trust Fund -----		1,040	755 Operating Capital Out- lay From General Reve- nue Fund -----		10,460
745 Expenses From Insurance Commissioner Regulatory Trust Fund -----		239,111	756 Data Processing Serv- ices From General Reve- nue Fund -----		8,915
746 Operating Capital Out- lay From Insurance Commissioner Regulatory Trust Fund -----		24,895	Provided, if C/S for C/S for SB 123 or similar legislation be- comes law, 40 of the positions provided in Item 752, or similar positions in the reor- ganized departments, shall be phased out and deleted by December 31, 1975.		
Risk Management, Division of			JUDICIAL BRANCH		
747 Salaries and Benefits .. 28 From Casualty In- surance Trust Fund -----		307,024	Supreme Court		
From Fire Insurance Trust Fund -----		58,195	757 Salaries and Benefits .. 84 From General Reve- nue Fund -----		1,088,320
748 Other Personal Serv- ices From Casualty In- surance Trust Fund -----		12,000	From Grants and Donations Trust Fund -----		131,703
From Fire Insurance Trust Fund -----		551	758 Other Personal Serv- ices From General Reve- nue Fund -----		71,684
749 Expenses From Casualty In- surance Trust Fund -----		1,320,320	From Grants and Donations Trust Fund -----		13,190
From Fire Insurance Trust Fund -----		470,896	759 Expenses From General Reve- nue Fund -----		226,656
750 Operating Capital Out- lay From Casualty In- surance Trust Fund -----		1,411	From Grants and Donations Trust Fund -----		149,190
From Fire Insurance Trust Fund -----		693	Provided, that \$2,400 shall be allocated in monthly installments of \$200 each to the Chief Justice for non- voucherable expenses.		
751 Data Processing Serv- ices From Casualty In- surance Trust Fund -----		8,430	760 Operating Capital Out- lay From General Reve- nue Fund -----		29,700
From Fire Insurance Trust Fund -----		15,450	From Grants and Donations Trust Fund -----		300
			760A Lump Sum Criminal Justice Infor- mation System From General Reve- nue Fund -----		352,747
			Provided, that release of funds from the lump sum appropriation shall be contingent upon development of a criminal justice infor-		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
<p>mation system which will provide for a uniform, common data base for exchange of information between state and local agencies and which will establish a plan for exchange of needed information between state and local agencies. Such release of funds by the Department of Administration shall be subject to review of plan and evaluation of progress by the Bureau of Criminal Justice Planning and Assistance, Division of State Planning, Department of Administration.</p>			Fourth District Court of Appeal		
761 Special Categories Non-Lawyer Judges Program			775 Salaries and Benefits ..	28	
From General Revenue Fund			From General Revenue Fund		529,389
762 Data Processing Services			776 Other Personal Services		
From General Revenue Fund			From General Revenue Fund		500
		90,000	777 Expenses		
			From General Revenue Fund		47,625
		42,033	778 Operating Capital Outlay		
District Courts of Appeal			From General Revenue Fund		3,500
First District Court of Appeal			Circuit Courts and Other Related Matters		
763 Salaries and Benefits ..	26		779 Salaries and Benefits ..	526	
From General Revenue Fund		510,446	From General Revenue Fund		13,667,054
764 Other Personal Services			780 Other Personal Services		
From General Revenue Fund		2,000	From General Revenue Fund		5,000
765 Expenses			781 Expenses		
From General Revenue Fund		40,721	From General Revenue Fund		366,788
766 Operating Capital Outlay			782 Special Categories Payment to Jurors and Witnesses		
From General Revenue Fund		4,650	From General Revenue Fund		4,749,002
Second District Court of Appeal			783 Special Categories Meals and Lodging for Jurors		
767 Salaries and Benefits ..	30		From General Revenue Fund		100,000
From General Revenue Fund		531,547	784 Special Categories Printing Reports		
768 Other Personal Services			From General Revenue Fund		89,400
From General Revenue Fund		3,400	785 Special Categories State Attorneys on Executive Assignment		
769 Expenses			From General Revenue Fund		50,000
From General Revenue Fund		58,058	786 Special Categories Statewide Grand Jury —Expenses		
770 Operating Capital Outlay			From General Revenue Fund		100,000
From General Revenue Fund		8,000	786A Special Categories Compensation to Retired Judges		
Third District Court of Appeal			From General Revenue Fund		75,000
771 Salaries and Benefits ..	35		786B Special Categories Compensation and Expenses of Court Reporters	102	
From General Revenue Fund		584,778	From General Revenue Fund		883,594
772 Other Personal Services			Judicial Administrative Commission		
From General Revenue Fund		2,200	787 Salaries and Benefits	15	
773 Expenses			From General Revenue Fund		188,302
From General Revenue Fund		93,301	788 Other Personal Services		
774 Operating Capital Outlay			From General Revenue Fund		1,700
From General Revenue Fund		30,300	789 Expenses		
			From General Revenue Fund		22,000
			790 Operating Capital Outlay		
			From General Revenue Fund		1,750

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
County Courts					
791 Salaries and Benefits	520		From Child Support Trust Fund		12,000
From General Revenue Fund		8,524,689	Third Judicial Circuit		
From Grants and Donations Trust Fund		436,397	797 Lump Sum	40	
792 Other Personal Services			From General Revenue Fund		467,102
From General Revenue Fund		5,000	From Child Support Trust Fund		5,500
793 Expenses			Fourth Judicial Circuit		
From General Revenue Fund		106,378	798 Lump Sum	128	
From Grants and Donations Trust Fund		45,600	From General Revenue Fund		1,765,963
794 Special Categories			From Child Support Trust Fund		38,500
Additional Compensation for County Judges			Fifth Judicial Circuit		
From General Revenue Fund		50,000	799 Lump Sum	55	
Provided, that Item 794 will be used to pay salary differential on pro rata basis to be certified monthly by the Chief Judge of the Judicial Circuit to the Judicial Administrative Commission. A County Court Judge of a county of less than 40,000 population assigned to active judicial service in any of the courts created by Article V of the state constitution, other than to a county court of a county having a population of less than 40,000 shall be paid as additional compensation for such service the difference between his normal salary and the salary then currently paid to a judge of the court to which he is assigned. The amount of such differential shall be computed on the basis of an eight hour day, or major fraction thereof and certified by the Chief Judge to the Judicial Administrative Commission on a monthly basis. Provided, however, that as of September 30, 1975, 131 state-paid county support positions in the offices of the clerks of the Circuit Court are abolished.			From General Revenue Fund		743,109
			From Child Support Trust Fund		15,500
			Sixth Judicial Circuit		
			800 Lump Sum	155	
			From General Revenue Fund		1,876,662
			From Child Support Trust Fund		47,500
			Seventh Judicial Circuit		
			801 Lump Sum	68	
			From General Revenue Fund		928,016
			From Child Support Trust Fund		17,500
			Eighth Judicial Circuit		
			802 Lump Sum	49	
			From General Revenue Fund		689,148
			From Child Support Trust Fund		11,000
			Ninth Judicial Circuit		
			803 Lump Sum	87	
			From General Revenue Fund		1,217,556
			From Child Support Trust Fund		29,000
			Tenth Judicial Circuit		
			804 Lump Sum	66	
			From General Revenue Fund		831,067
			From Child Support Trust Fund		20,000
			Eleventh Judicial Circuit		
			805 Lump Sum	260	
			From General Revenue Fund		3,598,422
			From Child Support Trust Fund		85,000
			Twelfth Judicial Circuit		
			806 Lump Sum	54	
			From General Revenue Fund		650,686
			From Child Support Trust Fund		17,500
			Thirteenth Judicial Circuit		
			807 Lump Sum	107	
			From General Revenue Fund		1,585,960
			From Child Support Trust Fund		35,500
			Fourteenth Judicial Circuit		
			808 Lump Sum	51	
			From General Revenue Fund		597,190
			From Child Support Trust Fund		10,000
State Attorneys					
First Judicial Circuit					
795 Lump Sum	62				
From General Revenue Fund		909,147			
From Child Support Trust Fund		23,000			
Second Judicial Circuit					
796 Lump Sum	45				
From General Revenue Fund		666,080			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Fifteenth Judicial Circuit			Lump Sum for State Attorneys		
809 Lump Sum	85		815 Deleted		
From General Revenue Fund		1,123,557	Public Defenders		
From Child Support Trust Fund		28,000	First Judicial Circuit		
Sixteenth Judicial Circuit			816 Lump Sum	41	
810 Lump Sum	25		From General Revenue Fund		528,383
From General Revenue Fund		246,289	Second Judicial Circuit		
From Child Support Trust Fund		4,000	817 Lump Sum	29	
Seventeenth Judicial Circuit			From General Revenue Fund		500,303
811 Lump Sum	125		Third Judicial Circuit		
From General Revenue Fund		1,852,781	218 Lump Sum	12	
From Child Support Trust Fund		50,000	From General Revenue Fund		237,301
Eighteenth Judicial Circuit			Fourth Judicial Circuit		
812 Lump Sum	73		819 Lump Sum	60	
From General Revenue Fund		981,824	From General Revenue Fund		843,699
From Child Support Trust Fund		23,500	Fifth Judicial Circuit		
Nineteenth Judicial Circuit			820 Lump Sum	24	
813 Lump Sum	35		From General Revenue Fund		339,149
From General Revenue Fund		563,203	Sixth Judicial Circuit		
From Child Support Trust Fund		10,500	821 Lump Sum	64	
Twentieth Judicial Circuit			From General Revenue Fund		806,727
814 Lump Sum	54		Seventh Judicial Circuit		
From General Revenue Fund		708,209	822 Lump Sum	32	
From Child Support Trust Fund		16,500	From General Revenue Fund		436,877
Provided, however, office space, and related expenses for custodial services and utilities shall continue to be provided by the counties as prescribed by Section 27.34(2), F.S., any operating capital outlay items now provided by county to the state attorneys shall continue to be provided. Notwithstanding Section 27.34(2), F.S., only centralized county services as provided in FY 73-74 to all units of county government for which cost of services are not prorated may be continued.			Eighth Judicial Circuit		
Appropriation made in Items 795-814, notwithstanding the provisions of Section 216.292, F.S., may be transferred upon request of the state attorney with approval of the Judicial Administrative Commission, to the State Comptroller, to accounts established for each state attorney for disbursement purposes upon release of said appropriations by the Department of Administration			823 Lump Sum	19	
			From General Revenue Fund		336,340
			Ninth Judicial Circuit		
			824 Lump Sum	44	
			From General Revenue Fund		583,944
			Tenth Judicial Circuit		
			825 Lump Sum	28	
			From General Revenue Fund		456,282
			Eleventh Judicial Circuit		
			826 Lump Sum	104	
			From General Revenue Fund		1,799,056
			Twelfth Judicial Circuit		
			827 Lump Sum	34	
			From General Revenue Fund		530,535
			Thirteenth Judicial Circuit		
			828 Lump Sum	48	
			From General Revenue Fund		732,868
			Fourteenth Judicial Circuit		
			829 Lump Sum	16	
			From General Revenue Fund		302,437
			Fifteenth Judicial Circuit		
			830 Lump Sum	50	
			From General Revenue Fund		650,471
			Sixteenth Judicial Circuit		
			831 Lump Sum	18	
			From General Revenue Fund		192,073

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Seventeenth Judicial Circuit			Judicial Qualifications Commission		
832 Lump Sum	59		837 Lump Sum	2	
From General Revenue Fund		846,131	From General Revenue Fund		83,500
Eighteenth Judicial Circuit			Judicial Council		
833 Lump Sum	30		838 Salaries and Benefits	1	
From General Revenue Fund		459,444	From General Revenue Fund		19,538
Nineteenth Judicial Circuit			839 Other Personal Services		
834 Lump Sum	17		From General Revenue Fund		1,800
From General Revenue Fund		260,316	840 Expenses		
Twentieth Judicial Circuit			From General Revenue Fund		5,248
835 Lump Sum	26		LAW REVISION COUNCIL		
From General Revenue Fund		391,692	841 Salaries and Benefits	2	
Provided, however, office space, and related expenses for custodial services and utilities shall continue to be provided by the counties as prescribed by Section 27.54(3), F.S. Any operating capital outlay items now provided by county to the public defenders shall continue to be provided. Notwithstanding Section 27.54(3), F.S., only centralized county services as provided in FY 73-74 to all units of county government for which cost of services are not prorated may be continued.			From General Revenue Fund		34,974
Provided, however, that funds made available in Items 816-835 include necessary expenses for probation and parole revocation hearings.			842 Other Personal Services		
Appropriations made in Items 816-835, notwithstanding the provisions of Section 216.292, F.S., may be transferred upon request of the public defenders, with approval of the Judicial Administrative Commission, to the State Comptroller, to accounts established for each public defender for disbursement purposes upon release of said appropriations by the Department of Administration.			From General Revenue Fund		21,610
Provided that the Department of Administration may transfer any funds appropriated for appellate hearings from Item 827 Lump Sum for the Twelfth Judicial Circuit to Item 825 Lump Sum for the Tenth Judicial Circuit notwithstanding Section 27.51(4)(b), Florida Statutes.			843 Expenses		
			From General Revenue Fund		12,000
			843A Operating Capital Outlay		
			From General Revenue Fund		500
			LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL		
			844 Salaries and Benefits	192	
			From General Revenue Fund		2,832,517
			From Grants and Donations Trust Fund		40,616
			845 Other Personal Services		
			From General Revenue Fund		12,704
			From Grants and Donations Trust Fund		42,336
			846 Expenses		
			From General Revenue Fund		418,639
			From Grants and Donations Trust Fund		37,947
			847 Operating Capital Outlay		
			From General Revenue Fund		62,987
			Provided, one position in the Department of Legal Affairs shall be designated as an office manager with the responsibility for fiscal affairs and personnel management.		
			LEGISLATIVE BRANCH		
			House of Representatives		
			848 Lump Sum		
			From General Revenue Fund		8,570,341
			Senate		
			849 Lump Sum		
			From General Revenue Fund		5,650,833
Lump Sum For Public Defenders					
836 Deleted					

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Joint Management			864 Operating Capital Outlay		
850 Lump Sum			From Camp Blanding Management Trust Fund		56,471
From General Revenue Fund		3,025,514			
Statutory Committees			NATURAL RESOURCES, DEPARTMENT OF		
851 Lump Sum			Office of Executive Director and Division of Administrative Services		
From General Revenue Fund		420,000	865 Salaries and Benefits	124	
Auditing Committee			From General Revenue Fund		1,151,418
852 Lump Sum			From Motorboat Revolving Trust Fund		189,878
From General Revenue Fund		41,625	From State Park Trust Fund		35,568
Auditor General			866 Other Personal Services		
853 Lump Sum			From General Revenue Fund		96,854
From General Revenue Fund		7,663,237	From Motorboat Revolving Trust Fund		4,094
From Federal Reimbursement Trust Fund		756,239	From State Park Trust Fund		5,727
Office of Public Counsel			867 Expenses		
854 Lump Sum			From General Revenue Fund		389,080
From General Revenue Fund		192,892	From Motorboat Revolving Trust Fund		289,459
Legislative Security Force			From State Park Trust Fund		20,274
854A Lump Sum			868 Grants and Aids		
From General Revenue Fund		344,340	Suwannee River Authority		
Upon passage of SB 139 the amount appropriated for Legislative Security Force shall be transferred to the Division of Security of the Department of General Services.			From General Revenue Fund		21,250
Furnishings and Equipment—New Capitol—Senate			869 Grants and Aids		
855 Lump Sum			Boating Related Activities		
From General Revenue Fund		675,000	From Motorboat Revolving Trust Fund		1,739,016
MILITARY AFFAIRS, DEPARTMENT OF			870 Operating Capital Outlay		
General Activities			From General Revenue Fund		31,587
856 Salaries and Benefits	76		From Motorboat Revolving Trust Fund		1,314
From General Revenue Fund		868,750	From State Park Trust Fund		567
857 Other Personal Services			871 Special Categories		
From General Revenue Fund		4,745	Gulf States Marine Fisheries		
858 Expenses			From General Revenue Fund		4,500
From General Revenue Fund		455,671	872 Special Categories		
859 Operating Capital Outlay			National Ocean Survey		
From General Revenue Fund		28,610	From General Revenue Fund		172,750
860 Data Processing Services			873 Data Processing Services		
From General Revenue Fund		38,427	From General Revenue Fund		45,895
Camp Blanding Management			From Motorboat Revolving Trust Fund		248,800
861 Salaries and Benefits	32		Environmental Research and Protection, Division of		
From Camp Blanding Management Trust Fund		317,491	874 Salaries and Benefits	20	
862 Other Personal Services			From General Revenue Fund		180,757
From Camp Blanding Management Trust Fund		104,988	From Coastal Coordinating Council Trust Fund		102,099
863 Expenses			875 Other Personal Services		
From Camp Blanding Management Trust Fund		178,450			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From General Revenue Fund		83,255	882B Special Categories Acquisition and Replacement of Patrol Vehicles		
From Coastal Coordinating Council Trust Fund		32,300	From Motorboat Revolving Trust Fund		281,275
876 Expenses			Interior Resources, Division of		
From General Revenue Fund		29,514	883 Salaries and Benefits ..	92	
From Coastal Coordinating Council Trust Fund		75,601	From General Revenue Fund		959,778
877 Grants and Aids			From Licensing and Permitting Trust Fund		2,228
Coastal Zone Planning Grants			From Aquatic Plant Control Trust Fund		173,800
From Coastal Coordinating Council Trust Fund		290,000	884 Other Personal Services		
Marine Resources, Division of			From General Revenue Fund		27,640
878 Salaries and Benefits	352		From Aquatic Plant Control Trust Fund		531,534
From General Revenue Fund		3,104,938	885 Expenses		
From Salt Water Products Promotion Trust Fund ..		107,815	From General Revenue Fund		286,462
From Motorboat Revolving Trust Fund		834,672	From Licensing and Permitting Trust Fund		40,842
From Marine Biological Research Trust Fund		142,391	From Aquatic Plant Control Trust Fund		155,672
From Coastal Protection Trust Fund		223,524	886 Grants and Aids		
879 Other Personal Services			Aquatic Plant Control Matching Grants		
From General Revenue Fund		74,253	From Aquatic Plant Control Trust Fund		2,000,000
From Salt Water Products Promotion Trust Fund ..		3,566	887 Grants and Aids		
From Motorboat Revolving Trust Fund		15,830	Aid to Water Management Districts—Fixed Capital Outlay		
From Marine Biological Research Trust Fund		6,000	From General Revenue Fund		4,171,400
From Coastal Protection Trust Fund		5,000	Provided, the funds appropriated in Item 887 are to be allocated to the districts as follows: Southwest, \$1,-828,400; Central-Southern, \$2,343,000.		
880 Expenses			888 Grants and Aids		
From General Revenue Fund		376,499	Aid to Water Management Districts—Operations		
From Salt Water Products Promotion Trust Fund ..		157,567	From General Revenue Fund		2,085,000
From Motorboat Revolving Trust Fund		352,179	Provided, the funds appropriated in Item 888 are to be allocated to the districts as follows: St. Johns, Suwannee River and Northwest Districts, \$400,000 each; Ridge and Lower Gulf Coast District, \$85,000.		
From Marine Biological Research Trust Fund		113,426	888A Grants and Aids		
From Coastal Protection Trust Fund		111,887	Transfer of Territories		
881 Operating Capital Outlay			From General Revenue Fund		117,500
From General Revenue Fund		143,392	Provided, however, funds appropriated in Item 888A will be used for coordination and activities relating to transfer of territories as follows:		
From Salt Water Products Promotion Trust Fund ..		18,450			
From Motorboat Revolving Trust Fund		5,720			
From Marine Biological Research Trust Fund		10,000			
882 Special Categories					
For Transfer to Erosion Control Trust Fund					
From General Revenue Fund		2,280,587			
882A Special Categories					
Operation and Maintenance of Patrol Vehicles					
From Motorboat Revolving Trust Fund		654,689			

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Wacasassa \$12,500,
Oklawaha \$20,000,
Upper St. Johns
\$22,500, Ridge
\$5,000, Manasota
\$20,000, Big
Cypress \$20,000,
Keys \$17,500.

Operating Capital Out-
lay

From General Reve-
nue Fund
From Aquatic Plant
Control Trust
Fund

890 Special Categories
Topographic Mapping
From General Reve-
nue Fund

891 Special Categories
U. S. Geological Sur-
vey co-op agreements
From General Reve-
nue Fund

892 Special Categories
Groundwater Recharge
Studies
From General Reve-
nue Fund

Game and Fresh Water Fish,
Division of

893 Salaries and Benefits
From General Reve-
nue Fund

From State Game
Trust Fund
894 Other Personal Services
From General Reve-
nue Fund

From State Game
Trust Fund

895 Expenses
From General Reve-
nue Fund

From State Game
Trust Fund

896 Operating Capital
Outlay
From General Reve-
nue Fund

From State Game
Trust Fund

897 Special Categories
Management Area
Lease Payments
From State Game
Trust Fund

898 Debt Service
From State Game
Trust Fund

899 Data Processing Serv-
ices
From State Game
Trust Fund

Recreation and Parks,
Division of

900 Salaries and Benefits
From State Park
Trust Fund

901 Other Personal Serv-
ices
From State Park
Trust Fund

902 Expenses
From State Park
Trust Fund

903 Grants and Aids
Recreation and Devel-
opment Grants

Item

Amount
\$Positions
\$

904 From Land Acquisi-
tion Trust Fund -
Operating Capital Out-
lay

905 Lump Sum
Contingent on New
Construction
From State Park
Trust Fund

906 Debt Service
From Land Acquisi-
tion Trust Fund
From Federal Reve-
nue Sharing Fund

907 Data Processing Serv-
ices
From State Park
Trust Fund

PAROLE AND PROBATION
COMMISSION, FLORIDA

908 Salaries and Benefits
From General Reve-
nue Fund

From Grants and
Donations Trust
Fund

909 Other Personal Serv-
ices
From General Reve-
nue Fund

From Grants and
Donations Trust
Fund

910 Expenses
From General Reve-
nue Fund

From Grants and
Donations Trust
Fund

911 Operating Capital Out-
lay
From General Reve-
nue Fund

912 Food Products
From General Reve-
nue Fund

From Grants and
Donations Trust
Fund

913 Data Processing Serv-
ices
From General Reve-
nue Fund

POLLUTION CONTROL,
DEPARTMENT OF

914 Salaries and Benefits
From General Reve-
nue Fund

From Grants and
Donations
Trust Fund

915 Other Personal Serv-
ices
From General Reve-
nue Fund

916 Expenses
From General Reve-
nue Fund

917 Operating Capital Out-
lay
From General Reve-
nue Fund

917A Lump Sum
Resource Recovery
and Management
Act
From General Reve-
nue Fund

4

140,000

1,303,102

106,448

4,029,883

1,524,218

377,482

2,201,972

4,656

1,116,446

12,967,822

1,321

30,000

148,000

195,000

18,500

2,400

8,802

12,376,736

1,227,762

255,000

169,562

4,138,133

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
918 Data Processing Services From General Revenue Fund -----		177,864	934 Special Categories DPOR Contractual Services From Administrative Trust Fund -----		25,905
PROFESSIONAL AND OCCUPATIONAL REGULATION, DEPARTMENT OF			935 Financial Assistance Payments Student Financial Assistance From Operating Trust Fund -----		4,000
Office of the Secretary and Division of General Services			Dentistry, Board of		
919 Salaries and Benefits	41	284,695	936 Salaries and Benefits	5	
From General Revenue Fund -----			From Operating Trust Fund -----		56,758
From Administrative Trust Fund -----		130,262	937 Other Personal Services From Operating Trust Fund -----		84,501
920 Other Personal Services		24,719	938 Expenses From Operating Trust Fund -----		111,081
From General Revenue Fund -----			939 Operating Capital Outlay From Operating Trust Fund -----		2,360
From Administrative Trust Fund -----		63,977	Professional Engineers and Land Surveyors, Board of		
921 Expenses		187,231	940 Salaries and Benefits	9	
From General Revenue Fund -----			From Operating Trust Fund -----		101,940
From Administrative Trust Fund -----		58,865	941 Other Personal Services From Operating Trust Fund -----		48,091
922 Operating Capital Outlay		1,392	942 Expenses From Operating Trust Fund -----		112,614
From General Revenue Fund -----			943 Operating Capital Outlay From Operating Trust Fund -----		1,505
From Administrative Trust Fund -----		1,662	944 Data Processing Services From Operating Trust Fund -----		183
923 Data Processing Services		170,076	Foresters, Board of Registration for		
From General Revenue Fund -----			945 Other Personal Services From Operating Trust Fund -----		1,500
From Administrative Trust Fund -----		15,157	946 Expenses From Operating Trust Fund -----		2,404
Professions, Division of Accountancy, Board of			Funeral Directors and Embalmers, Board of		
924 Salaries and Benefits	9	86,493	947 Salaries and Benefits From Operating Trust Fund -----	6	59,854
From Operating Trust Fund -----		167,389	948 Other Personal Services From Operating Trust Fund -----		23,390
925 Other Personal Services		190,168	949 Expenses From Operating Trust Fund -----		70,862
From Operating Trust Fund -----			950 Special Categories DPOR Contractual Services From Operating Trust Fund -----		20,310
926 Expenses		909	Landscape Architecture, Board of		
From Operating Trust Fund -----			951 Other Personal Services From Operating Trust Fund -----		7,980
927 Operating Capital Outlay		2,400			
From Operating Trust Fund -----					
928 Data Processing Services		58,197			
From Operating Trust Fund -----		40,350			
Architecture, Board of		71,764			
929 Salaries and Benefits	5				
From Operating Trust Fund -----					
930 Other Personal Services					
From Operating Trust Fund -----					
931 Expenses					
From Operating Trust Fund -----					
Chiropractic Examiners, Board of					
932 Other Personal Services		7,670			
From Operating Trust Fund -----					
933 Expenses		18,999			
From Operating Trust Fund -----					

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
952 Expenses			Pharmacy, Board of		
From Operating			973 Salaries and Benefits	12	
Trust Fund -----		7,625	From Operating		
953 Special Categories			Trust Fund -----		186,077
DPOR Contractual			974 Other Personal Serv-		
Services			ices		
From Operating			From Operating		
Trust Fund -----		11,401	Trust Fund -----		28,065
Medical Examiners, Board of			975 Expenses		
954 Salaries and Benefits	17		From Operating		
From Operating			Trust Fund -----		99,083
Trust Fund -----		217,555	976 Operating Capital Out-		
955 Other Personal Serv-			lay		
ices			From Operating		
From Operating			Trust Fund -----		775
Trust Fund -----		90,375	Podiatry Examiners,		
956 Expenses			Board of		
From Operating			977 Other Personal Serv-		
Trust Fund -----		179,150	ices		
957 Operating Capital Out-			From Operating		
lay			Trust Fund -----		7,500
From Operating			978 Expenses		
Trust Fund -----		920	From Operating		
958 Data Processing Serv-			Trust Fund -----		13,448
ices			979 Special Categories		
From Operating			DPOR Contractual		
Trust Fund -----		368	Services		
Nursing, Board of			From Operating		
959 Salaries and Benefits	34		Trust Fund -----		14,596
From Operating			Psychology, Board of		
Trust Fund -----		360,241	Examiners of		
960 Other Personal Serv-			980 Other Personal Ser-		
ices			vices		
From Operating			From Operating		
Trust Fund -----		164,520	Trust Fund -----		4,500
961 Expenses			981 Expenses		
From Operating			From Operating		
Trust Fund -----		256,917	Trust Fund -----		6,901
962 Deleted			982 Special Categories		
963 Data Processing Serv-			DPOR Contractual		
ices			Services		
From Operating			From Operating		
Trust Fund -----		22,595	Trust Fund -----		9,904
Optometry, Board of			Veterinary Medicine,		
964 Salaries and Benefits	1		Board of		
From Operating			982A Salaries and Benefits	1	
Trust Fund -----		9,883	From Operating		
965 Other Personal Serv-			Trust Fund -----		7,938
ices			983 Other Personal Ser-		
From Operating			vices		
Trust Fund -----		33,650	From Operating		
966 Expenses			Trust Fund -----		10,803
From Operating			984 Expenses		
Trust Fund -----		25,968	From Operating		
967 Deleted			Trust Fund -----		17,085
968 Financial Assistance			985 Special Categories		
Payments			DPOR Contractual		
Student Financial As-			Services		
sistance			From Operating		
From General Reve-			Trust Fund -----		1,500
nue Fund -----		15,000	Nursing Home Administrators,		
Osteopathic Medical			Board of Examiners of		
Examiners, Board of			986 Other Personal Ser-		
969 Salaries and Benefits	2		vices		
From Operating			From Operating		
Trust Fund -----		16,543	Trust Fund -----		5,000
970 Other Personal Serv-			987 Expenses		
ices			From Operating		
From Operating			Trust Fund -----		22,126
Trust Fund -----		22,460	988 Special Categories		
971 Expenses			DPOR Contractual		
From Operating			Services		
Trust Fund -----		43,378	From Operating		
972 Special Categories			Trust Fund -----		30,184
DPOR Contractual			Occupations, Division of		
Services			Barbers' Sanitary		
From Operating			Commission		
Trust Fund -----		24,750	989 Salaries and Benefits	10	

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From Operating Trust Fund -----		91,415	1009 Special Categories DPOR Contractual Services From Operating Trust Fund -----		32,110
990 Other Personal Services From Operating Trust Fund -----		10,607	Massage, Board of		
991 Expenses From Operating Trust Fund -----		81,209	1010 Other Personal Services From Operating Trust Fund -----		400
992 Deleted			1011 Expenses From Operating Trust Fund -----		4,375
993 Special Categories DPOR Contractual Services From Operating Trust Fund -----		1,800	1012 Special Categories DPOR Contractual Services From Operating Trust Fund -----		12,925
Construction Industry Licensing Board			Naturopathic Examiners, Board of		
994 Salaries and Benefits From Operating Trust Fund -----	33	348,067	1013 Other Personal Services From Operating Trust Fund -----		840
995 Other Personal Services From Operating Trust Fund -----		228,673	1014 Expenses From Operating Trust Fund -----		527
996 Expenses From Operating Trust Fund -----		407,512	1015 Special Categories DPOR Contractual Services From Operating Trust Fund -----		449
997 Operating Capital Outlay From Operating Trust Fund -----		2,070	Opticians, Board of Dispensing		
998 Special Categories DPOR Contractual Services From Operating Trust Fund -----		10,800	1016 Other Personal Services From Operating Trust Fund -----		3,924
999 Data Processing Services From Operating Trust Fund -----		3,901	1017 Expenses From Operating Trust Fund -----		12,837
Cosmetology, Board of			1018 Special Categories DPOR Contractual Services From Operating Trust Fund -----		20,306
1000 Salaries and Benefits From Operating Trust Fund -----	28	251,521	Real Estate Commission		
1001 Other Personal Services From Operating Trust Fund -----		70,900	1019 Salaries and Benefits From Operating Trust Fund -----	148	1,431,398
1002 Expenses From Operating Trust Fund -----		246,440	1020 Other Personal Services From Operating Trust Fund -----		200,462
1003 Operating Capital Outlay From Operating Trust Fund -----		970	1021 Expenses From Operating Trust Fund -----		855,750
1004 Special Categories DPOR Contractual Services From Operating Trust Fund -----		8,400	1022 Operating Capital Outlay From Operating Trust Fund -----		24,829
1005 Financial Assistance Payments Student Financial Assistance From Operating Trust Fund -----		1,000	1023 Special Categories Continuing Education From Operating Trust Fund -----		27,000
1006 Data Processing Services From Operating Trust Fund -----		10,000	1024 Data Processing Services From Operating Trust Fund -----		43,200
Electrical Contractors' Licensing Board			Sanitarians' Registration Board		
1007 Other Personal Services From Operating Trust Fund -----		450	1025 Other Personal Services From Operating Trust Fund -----		4,500
1008 Expenses From Operating Trust Fund -----		21,694	1026 Expenses From Operating Trust Fund -----		2,478

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Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
1027 Special Categories DPOR Contractual Services From Operating Trust Fund -----		3,815	From General Revenue Fund -----		20,000,000
Watchmakers' Commission			1040 Operating Capital Outlay		
1028 Other Personal Services From Operating Trust Fund -----		1,800	From Administrative Trust Fund -----		5,466
1029 Expenses From Operating Trust Fund -----		18,139	1041 Data Processing Services From Administrative Trust Fund -----		42,733
1030 Special Categories DPOR Contractual Services From Operating Trust Fund -----		17,916	Provided that all foreign tax examiner positions in the Department of Revenue are permitted to receive per diem allowances when they are stationed in any city or town, including periods of time in excess of 30 days.		
PUBLIC SERVICE COMMISSION			Ad Valorem Tax, Division of		
1031 Salaries and Benefits From Regulatory Trust Fund -----	346	4,582,581	1042 Salaries and Benefits From Administrative Trust Fund -----	91	1,032,848
1032 Other Personal Services From Regulatory Trust Fund -----		187,253	1043 Other Personal Services From Administrative Trust Fund -----		49,495
1033 Expenses From Regulatory Trust Fund -----		1,448,757	1044 Expenses From Administrative Trust Fund -----		290,160
1034 Operating Capital Outlay From Regulatory Trust Fund -----		157,300	1045 Grants and Aids Aerial Photography & Mapping From Administrative Trust Fund -----		125,000
1035 Data Processing Services From Regulatory Trust Fund -----		98,000	1045A Lump Sum Tax Ratio Studies From Administrative Trust Fund -----		402,700
The Public Service Commission is authorized from its regulatory trust funds to allocate an amount not to exceed 3.5% of the appropriation contained in Items 1031-1035 for expenditures for the purpose of undertaking development and evaluation of forecasts which the commission determines to be necessary in the discharge of its responsibilities pursuant to Sections 366.04, 366.05, 403.503, 403.505, and 403.507, Florida Statutes.			1046 Data Processing Services From Administrative Trust Fund -----		32,730
REVENUE, DEPARTMENT OF			Corporate, Estate, and Intangible Tax, Division of		
Office of the Executive Director and Division of Administration			1047 Salaries and Benefits From General Revenue Fund -----	277	1,021,243
1036 Salaries and Benefits From General Revenue Fund -----	110	904,828	From Intangible Tax Trust Fund -----		1,617,350
From Administrative Trust Fund -----		264,622	1048 Other Personal Services From General Revenue Fund -----		46,118
1037 Other Personal Services From Administrative Trust Fund -----		4,600	From Intangible Tax Trust Fund -----		53,304
1038 Expenses From Administrative Trust Fund -----		178,310	1049 Expenses From General Revenue Fund -----		384,835
1039 Grants and Aids For Transfer to Local Government Additional Homestead Exemption Trust Fund			From Intangible Tax Trust Fund -----		629,178
			1050 Grants and Aids County Tax Forms From Intangible Tax Trust Fund -----		645,000
			1051 Operating Capital Outlay From General Revenue Fund -----		20,200
			From Intangible Tax Trust Fund -----		7,200
			1052 Data Processing Services From General Revenue Fund -----		29,552
			From Intangible Tax Trust Fund -----		304,170

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Sales and Use Tax, Division of			From Gasoline Tax Administrative Trust Fund		36,772
1053 Salaries and Benefits From General Revenue Fund	432	4,564,926	SECRETARY OF STATE AND DEPARTMENT OF STATE		
1054 Other Personal Services From General Revenue Fund		24,589	Office of the Secretary and Division of Administrative Services		
1055 Expenses From General Revenue Fund		1,263,577	1065 Salaries and Benefits From General Revenue Fund	96	1,007,234
1056 Operating Capital Outlay From General Revenue Fund		9,622	1066 Expenses From General Revenue Fund		301,174
1057 Special Categories National Association of Tax Administrators From General Revenue Fund		4,100	From Flag Trust Fund		16,000
1058 Data Processing Services From General Revenue Fund		397,950	1067 Operating Capital Outlay From General Revenue Fund		2,313
Miscellaneous Tax, Division of			1068 Data Processing Services From General Revenue Fund		15,000
1059 Salaries and Benefits From General Revenue Fund	73	444,069	Elections, Division of		
From Gasoline Tax Administrative Trust Fund		321,683	1069 Salaries and Benefits From General Revenue Fund	38	346,451
From Documentary Stamp Surtax Trust Fund		35,973	1070 Other Personal Services From General Revenue Fund		19,278
From Severance Tax Solid Mineral Trust Fund		20,309	From Publications Revolving Trust Fund		4,287
1060 Other Personal Services From General Revenue Fund		2,320	1071 Expenses From General Revenue Fund		168,667
From Gasoline Tax Administrative Trust Fund		5,280	From Operating Trust Fund		25,000
From Documentary Stamp Surtax Trust Fund		93	From Publications Revolving Trust Fund		81,375
From Severance Tax Solid Mineral Trust Fund		92	1072 Grants and Aids Election Investigations and Hearings From General Revenue Fund		35,000
1061 Expenses From General Revenue Fund		100,157	1073 Deleted		
From Gasoline Tax Administrative Trust Fund		102,977	1074 Deleted		
From Documentary Stamp Surtax Trust Fund		7,951	1075 Operating Capital Outlay From General Revenue Fund		1,134
From Severance Tax Solid Mineral Trust Fund		5,604	Archives, History, and Records Management, Division of		
1062 Operating Capital Outlay From Gasoline Tax Administrative Trust Fund		3,549	1076 Salaries and Benefits From General Revenue Fund	73	751,049
1063 Special Categories Commissions to Tax Collectors and Others From General Revenue Fund		269,150	From Operating Trust Fund		62,721
From Documentary Stamp Surtax Trust Fund		49,663	From Microfilm Revolving Trust Fund		25,075
1064 Data Processing Services From General Revenue Fund		672	Provided that 5 positions and \$74,846 are appropriated to the Division of Archives, History and Records management for archaeological surveys, should federal funds for this purpose become available.		
			1077 Other Personal Services From General Revenue Fund		18,943

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From Operating Trust Fund -----		30,883	Licensing, Division of		
From Microfilm Revolving Trust Fund -----		163,193	1091 Salaries and Benefits	27	
1078 Expenses			From General Revenue Fund -----		307,342
From General Revenue Fund -----	161,982		1092 Other Personal Services		
From Operating Trust Fund -----		25,666	From General Revenue Fund -----		10,885
From Microfilm Revolving Trust Fund -----		136,014	1093 Expenses		
1079 Operating Capital Outlay			From General Revenue Fund -----		88,382
From General Revenue Fund -----	15,318		1094 Operating Capital Outlay		
1080 Data Processing Services			From General Revenue Fund -----		3,800
From General Revenue Fund -----	6,000		Cultural Affairs, Division of		
Corporations, Division of			Office of the Division		
1081 Salaries and Benefits	96		Director		
From General Revenue Fund -----		721,989	1095 Salaries and Benefits	7	
1082 Other Personal Services			From General Revenue Fund -----		87,527
From General Revenue Fund -----		18,000	From Fine Arts Council Trust Fund -----		7,410
1083 Expenses			1096 Expenses		
From General Revenue Fund -----	167,078		From General Revenue Fund -----		28,219
1084 Operating Capital Outlay			From Fine Arts Council Trust Fund -----		2,300
From General Revenue Fund -----	795		1097 Grants and Aids		
1085 Data Processing Services			Art Grants		
From General Revenue Fund -----	197,848		From General Revenue Fund -----		300,000
Library Services,			From Fine Arts Council Trust Fund -----		400,000
Division of			Provided that moneys appropriated in Item 1097 from General Revenue shall, pursuant to contract or grant agreement with local groups engaged in or concerned with the arts, be used to supplement the financial support of:		
1086 Salaries and Benefits	57		(1) Productions		
From General Revenue Fund -----		421,728	which have substantial artistic and cultural significance, giving emphasis to American creativity and the maintenance and encouragement of professional excellence and		
From Book Processing Center Trust Fund -----		119,425	(2) Productions		
1087 Other Personal Services			meeting professional standards or standards of authenticity, irrespective of origin, which are of significant merit and which without such assistance would otherwise be unavailable to citizens of Florida.		
From General Revenue Fund -----		11,418	Subject to the recommendations of the Fine Arts Council of Florida and approval of the Secretary of State, the total grant amount to any group shall not exceed 50 per centum of the non-federal share of the cost of such production, except		
From Book Processing Center Trust Fund -----		1,785			
1088 Expenses					
From General Revenue Fund -----		98,815			
From Book Processing Center Trust Fund -----		53,956			
1089 Grants and Aids					
Library Grants					
From General Revenue Fund -----		1,400,000			
From Library Services Trust Fund -----		1,500,000			
1089A Grants and Aids					
Construction Grants					
From General Revenue Fund -----		320,000			
1090 Operating Capital Outlay					
From General Revenue Fund -----		56,515			
From Library Services Trust Fund -----		100,000			
From Book Processing Center Trust Fund -----		1,950			

that not more than 20 per centum of the funds appropriated for this purpose may be available for grants and contracts without regards to such limitation.				Item	Positions \$	Amount \$
Historic Pensacola Preservation Board				1114 Other Personal Services		
1098 Salaries and Benefits	13	From Operating Trust Fund -----	168,042	From Operating Trust Fund -----		13,953
1099 Other Personal Services		From Operating Trust Fund -----	29,285	1115 Expenses		
1100 Expenses		From Operating Trust Fund -----	72,388	From Operating Trust Fund -----		203,484
1101 Operating Capital Outlay		From Operating Trust Fund -----	11,964	1116 Operating Capital Outlay		
1102 Special Categories		Transfer to Operating Trust Fund -----		From Operating Trust Fund -----		6,000
		From General Revenue Fund -----	155,556	1117 Financial Assistance Payments		
Historic St. Augustine Preservation Board				Payment of Scholarships		
1103 Salaries and Benefits	33	From Operating Trust Fund -----	327,228	From Operating Trust Fund -----		2,000
1104 Other Personal Services		From Operating Trust Fund -----	34,116	Historic Tallahassee Preservation Board		
1105 Expenses		From Operating Trust Fund -----	137,659	1118 Salaries and Benefits	4	
1106 Special Categories		Transfer to Operating Trust Fund -----	217,718	From Operating Trust Fund -----		46,577
1107 Debt Service		From Operating Trust Fund -----	11,400	1119 Other Personal Services		
Ringling Museum of Art, Board of Trustees of the John and Mable				From Operating Trust Fund -----		15,800
1108 Salaries and Benefits	80	From General Revenue Fund -----	399,425	1120 Expenses		
		From Incidental Trust Fund -----	346,252	From Operating Trust Fund -----		22,365
1109 Other Personal Services		From Incidental Trust Fund -----	58,200	1121 Special Categories		
1110 Expenses		From Incidental Trust Fund -----	399,825	Transfer to Operating Trust Fund -----		
1111 Operating Capital Outlay		From Investment Trust Fund -----	90,000	From General Revenue Fund -----		59,160
Asolo State Theater of Florida				Historic Key West Preservation Board		
1112 Expenses		From General Revenue Fund -----	104,325	1122 Salaries and Benefits	3	
Stephen Foster Memorial, Board of Trustees of the				From Operating Trust Fund -----		29,945
1113 Salaries and Benefits	35	From General Revenue Fund -----	235,286	1123 Other Personal Services		
		From Operating Trust Fund -----	53,558	From Operating Trust Fund -----		28,500
				1124 Expenses		
				From Operating Trust Fund -----		22,110
				1125 Operating Capital Outlay		
				From Operating Trust Fund -----		1,160
				1126 Special Categories		
				Transfer to Operating Trust Fund -----		
				From General Revenue Fund -----		58,256
				TRANSPORTATION, DEPARTMENT OF		
				Office of the Secretary and Division of Administration		
				1127 Salaries and Benefits	1,879	
				From Working Capital Trust Fund ---		19,665,090
				1128 Other Personal Services		
				From Working Capital Trust Fund ---		916,076
				1129 Expenses		
				From Working Capital Trust Fund ---		6,228,608
				1130 Operating Capital Outlay		
				From Working Capital Trust Fund ---		98,060
				1131 Special Categories		
				Overtime		
				From Working Capital Trust Fund ---		244,488
				1132 Special Categories		
				Consultant Fees		
				From Working Capital Trust Fund ---		252,100

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
1133 Special Categories Florida Highway Patrol Services From Working Capital Trust Fund ---		3,882,125	1151 Expenses From Working Capital Trust Fund ---		549,975
1134 Special Categories Right of Way O.P.S. Fees From Working Capital Trust Fund ---		2,212,160	1152 Grants and Aids Transportation Planning Grants From Working Capital Trust Fund ---		240,000
1135 Special Categories Right of Way Land Acquisition From Working Capital Trust Fund ---		59,590,000	1153 Operating Capital Outlay From Working Capital Trust Fund ---		84,576
1136 Special Categories Risk Management Insurance From Working Capital Trust Fund ---		1,328,151	1154 Special Categories Overtime From Working Capital Trust Fund ---		10,000
1137 Special Categories Payments for Centralized Support Services From Working Capital Trust Fund ---		804,384	1155 Special Categories Payments for Centralized Support Services From Working Capital Trust Fund ---		87,973
1138 Special Categories Toll Facilities Insurance From Working Capital Trust Fund ---		480,000	1156 Special Categories Consultants From Working Capital Trust Fund ---		2,094,751
1139 Data Processing Services From Working Capital Trust Fund ---		2,834,533	Road Operations, Division of		
Mass Transit, Division of			1157 Salaries and Benefits From Working Capital Trust Fund ---	7,617	74,048,429
1140 Salaries and Benefits From Working Capital Trust Fund ---	82	1,321,274	1158 Other Personal Services From Working Capital Trust Fund ---		280,057
1141 Other Personal Services From Working Capital Trust Fund ---		7,062	1159 Expenses From Working Capital Trust Fund ---		6,846,514
1142 Expenses From Working Capital Trust Fund ---		155,709	1160 Operating Capital Outlay From Working Capital Trust Fund ---		794,335
1143 Grants and Aids Mass Transit Matching Grants From Working Capital Trust Fund ---		11,561,353	1161 Special Categories Overtime From Working Capital Trust Fund ---		1,204,487
1144 Operating Capital Outlay From Working Capital Trust Fund ---		1,315	1162 Special Categories Right of Way O.P.S. Fees From Working Capital Trust Fund ---		457,080
1145 Special Categories Engineering Consultants From Working Capital Trust Fund ---		290,000	1163 Special Categories Consultant Fees From Working Capital Trust Fund ---		7,869,770
1146 Deleted			1164 Special Categories Prison Labor Services From Working Capital Trust Fund ---		3,674,528
1147 Special Categories Public Transportation Structures Improvements From Working Capital Trust Fund ---		68,000	1165 Special Categories Road Construction Contracts From Working Capital Trust Fund ---		327,609,702
1148 Special Categories Payments for Centralized Support Services From Working Capital Trust Fund ---		113,064	1166 Special Categories Payments for Centralized Support Services From Working Capital Trust Fund ---		21,169,627
Planning and Programming, Division of			1167 Debt Service From Working Capital Trust Fund ---		7,437,179
1149 Salaries and Benefits From Working Capital Trust Fund ---	393	5,284,464	Centralized Mobile Equipment and Warehouse Operations		
1150 Other Personal Services From Working Capital Trust Fund ---		100,000	1168 Salaries and Benefits From Working Capital Trust Fund ---	360	3,594,024
			1169 Other Personal Services		

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From Working Capital Trust Fund ---		5,059	From Federal Revenue Sharing Fund -----		75,000,000
1170 Expenses			Section 2. The moneys in the following items are appropriated from the named funds for the 1975-76 fiscal year to the Department of General Services for Fixed Capital Outlay for the following agencies. The sums provided herein are the maximum sums appropriated; however, where an appropriation is for a named project, and where it is found to be in excess of that needed to fully complete that project, the excess may be transferred, notwithstanding the provisions of Section 216.301 (2), Florida Statutes, to another project named herein in the same fund and within the same department where a deficiency is found to exist. Any transfer is subject to the approval of the Department of Administration.		
1171 From Working Capital Trust Fund ---		12,679,343	Provided further, that the responsibility for maintaining the appropriate accounting records may be delegated by the Department of General Services to the named agencies herein for all capital outlay appropriations, including those certified forward by the Department of Administration on July 1, 1975.		
1172 Operating Capital Outlay			Provided, further, notwithstanding 216.292, F. S., the Department of Administration may upon approval of the Administration Commission, transfer unexpended funds from a fixed capital outlay project, between departments, where it is found that funds exist in excess of the amount to fully complete a fixed capital outlay project.		
1172 From Working Capital Trust Fund ---		5,942,162	COMMERCE, DEPARTMENT OF		
1172 Special Categories			Tourism, Division of		
1172 Overtime			1 Fixed Capital Outlay		
1173 From Working Capital Trust Fund ---		28,139	Repairs and Renovations of Welcome Station, Campbellton		
1173 Special Categories			From General Revenue Fund -----		
1173 Risk Management					73,000
1173 Insurance			EDUCATION, DEPARTMENT OF		
1173 From Working Capital Trust Fund ---		298,862	Florida School for the Deaf and the Blind		
Tampa-Hillsborough County Expressway Authority			2 Deleted		
1174 Special Categories			GENERAL SERVICES, DEPARTMENT OF		
1174 Administrative Expense			3 Fixed Capital Outlay		
1174 From Hillsborough County Expressway and Project Construction Trust Fund -----		63,000	Repairs and Renovations, Brock and Elliot Buildings		
1175 Special Categories			From General Revenue Fund -----		
1175 Consultant Costs					58,000
1175 From Hillsborough County Expressway and Project Construction Trust Fund -----		237,905	4 Fixed Capital Outlay		
1176 Special Categories			Re-roof W. T. Edwards Hospital - Supplemental		
1176 Construction Engineering			From General Revenue Fund -----		
1176 From Hillsborough County Expressway and Project Construction Trust Fund -----		1,325,868			52,000
1177 Special Categories			There is hereby appropriated to the Department of General Services the sum of the proceeds from the sale of the Green State Office Building, Tampa, for the purpose of land acquisition and/or construction of the new Tampa Regional Service Center.		
1177 Construction Contracts			5 Fixed Capital Outlay		
1177 From Hillsborough County Expressway and Project Construction Trust Fund -----		15,246,896	Elevator Renovation - Phase II, Carlton Building		
Burns Data Center			From General Revenue Fund -----		
1178 Salaries and Benefits	93				82,500
1178 From Working Capital Trust Fund ---		933,800	6 Fixed Capital Outlay		
1179 Other Personal Services			Replacement of Heating and Cooling Coils, Winter Park State Office Building		
1179 From Working Capital Trust Fund ---		20,128			
1180 Expenses					
1180 From Working Capital Trust Fund ---		1,869,073			
1181 Operating Capital Outlay					
1181 From Working Capital Trust Fund ---		1,590			
1182 Special Categories					
1182 Overtime					
1182 From Working Capital Trust Fund ---		6,500			
1183 Special Categories					
1183 Payments for Centralized Support Services					
1183 From Working Capital Trust Fund ---		3,442			
Total of Section 01					
From General Revenue Fund -----		2,195,992,750			
From Trust Funds -----		2,195,859,971			
From Working Capital Fund -----		1,152,133			

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
From Supervision Trust Fund -----		12,000	program may be included in the 300 bed unit facility to be located at the Avon Park correctional institution.		
7 Fixed Capital Outlay Completion of Basement Area, Larson Building			11C Fixed Capital Outlay Institution/2 300 Bed Unit/Planning		
From Supervision Trust Fund -----		15,500	From General Revenue Fund -----		300,000
8 Fixed Capital Outlay Waterproof and Repair, Carlton Building			12 Fixed Capital Outlay Miscellaneous Renovations and Improvements, ACI, CCCI, FCI and UCI		
From General Revenue Fund -----		50,000	From General Revenue Fund -----		300,000
HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Administrative Services, Division of			13 Fixed Capital Outlay Major Repairs and Utility System Improvements, CCC		
8A Fixed Capital Outlay Elimination of Life Safety Fire Hazards, Statewide			From General Revenue Fund -----		150,000
From General Revenue Fund -----		300,000	14 Fixed Capital Outlay Previously Funded Projects-Supplemental, GCI		*
Corrections, Division of			From General Revenue Fund -----		330,000
9 Deleted			15 Fixed Capital Outlay Sewage Treatment Plant Improvement, DCI		
9A Fixed Capital Outlay Planning and Land Acquisition for two 300 Bed Correctional Facilities			From General Revenue Fund -----		59,300
From General Revenue Fund -----		3,000,000	16 Fixed Capital Outlay Farm Storage Building and Hay Shed, FCI		
9B Fixed Capital Outlay Kitchen and Dining Facilities/UCI			From Industrial Trust Fund -----		45,000
From General Revenue Fund -----		1,600,000	Youth Services, Division of		
10 Deleted			17 Fixed Capital Outlay Renovations and Repairs of Group Treatment Facilities—Community—Based Programs		
10A Fixed Capital Outlay Expand Hillsborough Youthful First Offender Institution			From General Revenue Fund -----		150,000
From General Revenue Fund -----		400,000	18 Deleted		
Provided, these funds shall be used to expand the Hillsborough Youthful First Offender Institution by an additional 50 beds.			18A Fixed Capital Outlay Dormitory Addition (20 beds), Hillsborough Regional Detention Facility		
11 Deleted			From General Revenue Fund -----		83,750
11A Fixed Capital Outlay 1-50 Bed Addition/ New Institution			18B Fixed Capital Outlay Additional Facilities and renovations, Leon Regional Detention Facility		
From General Revenue Fund -----		400,000	From General Revenue Fund -----		176,400
Provided, these funds shall be used to expand the Dade County institution, Project Number 0822, currently under construction by an additional 50 beds. Provided, further, that this addition will be let-out for bids and in no way will result in a change order for same on current Project Number 0822.			18C Fixed Capital Outlay Additional Facilities and Renovations, Alachua Regional Detention Facility		
11B Fixed Capital Outlay Facility for 300 Bed Unit/Avon Park Correctional Institution			From General Revenue Fund -----		176,400
From General Revenue Fund -----		4,716,000	18D Fixed Capital Outlay Emergency Renovation of Existing Facilities and Planning for Replacement Facilities, Palm Beach Regional Detention Facility		
Provided, a Florida Correctional industries			From General Revenue Fund -----		173,000

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
Provided, the planning for replacement facilities shall clearly establish that fiscal responsibility of each participating county in accordance with section 959.022, Florida Statutes.			Health, Division of		
18E Fixed Capital Outlay Kitchen Addition, Marion Regional Detention Facilities.			26 Fixed Capital Outlay Regional Laboratory—Supplemental, Miami From General Revenue Fund		290,000
From General Revenue Fund		11,250	27 Fixed Capital Outlay Re-Roofing A. G. Holley Facilities, Lantana From General Revenue Fund		200,000
18F Fixed Capital Outlay Two Satellite Camps, Marianna and Okeechobee			MILITARY AFFAIRS, DEPARTMENT OF		
From General Revenue Fund		100,000	28 Deleted		
18G Fixed Capital Outlay Major Renovation of the Pinellas County Youth Detention Center			NATURAL RESOURCES, DEPARTMENT OF		
From General Revenue Fund		100,000	Game and Fresh Water		
Mental Health, Division of			Fish, Division of		
19 Fixed Capital Outlay Improvements to Utility Systems, FSH			29 Fixed Capital Outlay Completion of Wildlife Research Facility, Gainesville		
From General Revenue Fund		1,118,000	From State Game Trust Fund		199,000
20 Fixed Capital Outlay Major Repairs and Renovations, FSH, GPWH, NESH, and SFSH			29A Fixed Capital Outlay Drawdown Lake Carlton, Orange and Lake Counties		
From General Revenue Fund		1,068,000	From General Revenue Fund		36,174
21 Fixed Capital Outlay Connection to Regional Sewage System, SFSH			From State Game Trust Fund		12,600
From General Revenue Fund		290,900	Provided, these funds are contingent upon \$100,000 from project number 6297 reverting back to the General Revenue Fund by June 30, 1975.		
Retardation, Division of			Recreation and Parks, Division of		
22 Fixed Capital Outlay Major Repairs and Improvements, Ft. Myers, Gainesville, Marianna, Miami, and Tallahassee			30 Fixed Capital Outlay Land Acquisition and Development		
From General Revenue Fund		250,000	From Land Acquisition Trust Fund ..		2,500,000
23 Deleted			SECRETARY OF STATE AND DEPARTMENT OF STATE		
23A Fixed Capital Outlay Water Well, Orlando			Cultural Affairs, Division of		
From General Revenue Fund		7,000	Ringling Museum of Art, Board of Trustees of the John and Mable		
Provided, these funds shall be used as a supplement for a water well, project number 6267, previously funded by the legislature.			31 Fixed Capital Outlay Connection of Sewer to City System		
24 Fixed Capital Outlay Renovation for Sheltered Workshop and Recreational Area—Planning, Orlando			From General Revenue Fund		75,000
From General Revenue Fund		8,700	31A Fixed Capital Outlay Renovation to Accommodate the Physically Handicapped		
25 Fixed Capital Outlay Renovation of Electrical Distribution System—Planning, Ft. Myers			From General Revenue Fund		25,000
From General Revenue Fund		25,000	Total of Section 02		
			From General Revenue Fund		16,235,374
			From Trust Funds ..		2,784,100

Section 3. The moneys in the following items are appropriated from the named funds for the 1975-76 fiscal year to the state agencies indicated, as amounts for fixed capital outlay.

Item	Positions \$	Amount \$	Item	Positions \$	Amount \$
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Office of the Commissioner and Division of Administration			apply and the Division of Corrections is au- thorized to contract for the use and reuse of plans.		
1 Fixed Capital Outlay Major Repairs and Im- provements, Mayo Building From General In- spection Trust Fund -----		169,500	7 Fixed Capital Outlay Correction of Fire safety deficien- cies, SCI From General Reve- nue Fund -----		31,100
Forestry, Division of 2 Fixed Capital Outlay District Facilities From General Reve- nue Fund -----			Youth Services, Division of 8 Fixed Capital Outlay Renovation of kitchen, Ocala and replace- ment of boiler, Marianna From General Reve- nue Fund -----		
		20,000			31,000
COMMUNITY AFFAIRS, DEPARTMENT OF Training and Professional Development, Division of			9 Fixed Capital Outlay Academic school-equip- ment, Okeechobee From General Reve- nue Fund -----		15,000
3 Fixed Capital Outlay Re-Roofing and Paint- ing, State Fire College in Ocala From General Reve- nue Fund -----		20,000	10 Fixed Capital Outlay Renovation of kitchen coolers and freez- ers, Okeechobee From General Reve- nue Fund -----		9,500
EDUCATION, DEPARTMENT OF Florida School for the Deaf and the Blind			10A Fixed Capital Outlay Wilderness camp, Planning From General Reve- nue Fund -----		20,000
4 Deleted			Mental Health, Division of		
5 Deleted			11 Deleted		
6 Deleted			12 Deleted		
HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Corrections, Division of			13 Fixed Capital Outlay Kitchen equipment, FSH From General Reve- nue Fund -----		96,500
6A Fixed Capital Outlay Repairs, Renovations and Additions/RMC From General Reve- nue Fund -----		100,000	14 Fixed Capital Outlay Demolish replaced kitchen complex, FSH From General Reve- nue Fund -----		10,000
6B Fixed Capital Outlay Additional facilities for 825 inmates at existing insti- tutions From General Reve- nue Fund -----		11,701,882	14A Fixed Capital Outlay Repairs, renovations, Additions/NEFSH From General Reve- nue Fund -----		16,000
No funds are provided for air conditioning of inmate living and din- ing spaces. Notwithstanding the provisions of Sections 20.22 and 255.25, Flor- ida Statutes, relating to Construction Plans and Contracts, the Di- vision of Corrections shall have the sole re- sponsibility for imple- menting this appropri- ation. They shall file copies of construction drawings and contracts with the Division of Building Construction and Maintenance for information. Further, provisions of Sec- tion 287.055, Florida Statutes, regarding public emergency shall			15 Fixed Capital Outlay Renovation for Reha- bilitation therapy, GPWH From Grants and Donations Trust Fund -----		60,300
			Division of Retardation		
			15A Fixed Capital Outlay Boiler replacement— Tallahassee From General Reve- nue Fund -----		57,900
			Vocational Rehabilitation, Division of		
			16 Fixed Capital Outlay Repairs and renova- tions of office building, Tampa From General Reve- nue Fund -----		38,000

Item	Positions \$	Amount \$
HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF		
17 Fixed Capital Outlay Land acquisition for previously funded facilities in Dade and Broward Counties From General Revenue Fund		254,000
Provided, should state land become available in Broward County at the South Florida State Hospital, \$127,- 000 shall revert back to the General Revenue Fund.		
INTERNAL IMPROVEMENT TRUST FUND, TRUSTEES OF THE		
18 Deleted		
JUDICIAL BRANCH		
Supreme Court		
18A Fixed Capital Outlay Repairs/Renovation Florida Supreme Court Building From General Revenue Fund		75,000
NATURAL RESOURCES, DEPARTMENT OF		
Game and Fresh Water Fish, Division of		
19 Fixed Capital Outlay Land Acquisition (F.S. 372.573) From State Game Trust Fund		296,000
SECRETARY OF STATE AND DEPARTMENT OF STATE		
Archives, History and Records Management, Division of		
19A Fixed Capital Outlay Repairs to Raney House From General Revenue Fund		10,000
Cultural Affairs, Division of Historic Pensacola Reservation Board		
19B Fixed Capital Outlay Renovations of Museums—Roof Repair From General Revenue Fund		12,160
Total of Section 03		
From General Revenue Fund	12,518,042	
From Trust Funds ..		525,800

Section 4. There is hereby appropriated from the General Revenue Fund the sum of twenty-five thousand dollars (\$25,000) per day for each day of any Special, Extended or Extra Session of the Legislature, to be allocated pursuant to the provisions of Chapter 11, F.S.

Section 5. There is hereby appropriated the amounts necessary from the General Revenue Fund to reimburse the Senate

appropriation and/or the House appropriation of the actual expenses of witnesses and other costs incurred under the provisions of Article III, Sections 5 and 17, and Article IV, Section 7, of the Florida Constitution, and Chapter 11, F.S.

Section 6. For the purpose of reimbursing state agencies for payments made to the Department of Commerce as their share of unemployment compensation benefits paid to their former employees, the amount necessary is hereby appropriated to the Department of Administration from trust funds. Moneys appropriated herein, and in Section 1, Item 5, may be transferred by the Department of Administration to the appropriate agencies for expenditure.

Section 7. The moneys appropriated in Section 1, Item 7 and 8, Deficiency and Emergency, may be made available in the manner provided in Section 216.231(1), F.S., for purposes defined as follows:

A. A deficiency is defined as a condition existing when a General Revenue Fund appropriation for a state agency's operations is inadequate because the workload and/or the cost of the operation exceeds that anticipated by the Legislature and a determination has been made by the Administration Commission that the deficiency will result in an impairment of an agency's activities to the extent that the agency is unable to carry out its program as provided by the Legislature in the regular appropriation acts. These funds shall not be used to create any new agency or program or for attorney fees, increases of salary or the construction or equipping of additional buildings.

B. An emergency is defined as a condition existing when an act(s) or circumstance(s) caused by an act of God, civil disturbance, natural disaster, or other circumstance of an emergency nature threatens, endangers or damages the property, safety, health or welfare of the state, or of its citizens, which condition has not been provided for in other appropriation acts of the Legislature and which has been declared to be an emergency by executive order of the Governor.

C. Provided, however, that none of the amounts appropriated in Section 1, Items 7 and 8, will be utilized in the operations of the Department of Legal Affairs.

Section 8. Moneys appropriated in Section 1, Item 10, for purchase of insurance due to the waiver of the state's sovereign immunity, may be transferred by the Department of Administration to the appropriate state agency for expenditure, notwithstanding the provisions of Section 215.32(2)(c), F.S.

Section 9. There is hereby appropriated to the Board of Regents for fixed capital outlay-buildings and improvements, all receipts derived from the sale of revenue certificates supported by the capital improvements fee and such other funds as may be pledged for the payment of debt service thereon under the authority granted by Chapter 243, F.S. The proceeds of said revenue certificates shall be allocated for fixed capital outlay projects at the several universities by the Board of Regents with the confirmation of the State Board of Education. Proceeds from said revenue certificates may be combined with bond funds secured in accordance with Article XII, Section 9, of the State Constitution, or with grants and donations, matching funds, funds from the University System Capital Improvement Revolving Trust Fund, from sources other than state funds, or by a combination of such funds.

Section 10. No funds are provided herein for the Florida Parole and Probation Commission for court ordered probation activities for cases originating in other than circuit courts of the state.

Section 11. The moneys in Items 402-411 are appropriated to pay the salaries and other expenditures of the named data centers. Provided, that all receipts shall be deposited in the General Revenue Fund unallocated by the State Comptroller on certification by the data center of the charges to each user agency; any provisions of Florida Statutes to the contrary notwithstanding.

Section 12. Provided, however, funds appropriated in line Items 399 through 411 in Section 1 shall not be used to effect the proposed administrative data center, without prior and specific approval of the Department of Administration. The Department of Administration may also approve inter-department transfers of funds appropriated to affected user agencies for payment of data processing services.

Section 13. The Department of General Services, Division of Building Construction and Maintenance, is hereby authorized to levy and assess an amount for supervision of the construction of each fixed capital outlay project on which they serve as owner-representative on behalf of the state. The amount is subject to the approval of the Department of Administration and is to be transferred to the Architects Incidental Trust Fund of said division from appropriate construction funds upon the award of construction contract.

Section 14. Funds appropriated in Section 1, Items 414-420 to the Division of Building Construction and Maintenance contemplates the collection of rent during 1975-76 at the rate in effect during 1974-75 from all state agencies occupying assigned-leased space in state owned buildings.

Section 15. Notwithstanding the provisions of Section 402-17(3), F.S., all claims of the state for the care and maintenance of any residential and nonresidential client of the Divisions of Mental Health and Retardation, Department of Health and Rehabilitative Services may be utilized to fund the care and treatment of such individuals and administrative costs of collection.

Section 16. Funds appropriated in Items 545-554 to the Division of Mental Health, Department of Health and Rehabilitative Services, with the approval of the Department of Administration, may be transferred to operate additional residential facilities for mental health patients.

Section 17. No state moneys appropriated in this act to the Department of Health and Rehabilitative Services, shall be used to pay travel expenses or out-of-state tuition of individuals receiving educational leaves, grants or scholarships. Provided, however, out-of-state tuition may be paid in those instances in which authorized courses are not offered in the State University System.

Section 18. The salaries of the following officers during the fiscal year 1975-76 shall be paid at the annual rates shown below:

Governor	\$50,000
Lieutenant Governor	36,000
Secretary of State	40,000
Comptroller	40,000
Treasurer, State	40,000
Attorney General	40,000
Education, Commissioner of	40,000
Agriculture, Commissioner of	40,000
Supreme Court Justice	40,000
Judges—District Courts of Appeal	38,000
Judges—Circuit Court	36,000
Commissioner—Public Service Commission	36,000
Judges—County Courts:	
Counties with 40,000 population or less	26,000
Counties over 40,000	34,000
State Attorneys:	
Circuits with 100,000 population or less	32,000
Circuits with a population from 100,001 through 200,000	34,000
Circuits with a population from 200,001 through 1,000,000	36,000
Circuits over 1,000,000	38,000
Public Defenders:	
Circuits with 100,000 population or less	29,000
Circuits with a population from 100,001 through 200,000	31,000
Circuits over 200,000	33,000

All population figures relating to county judge, state attorney and public defender salaries referred to herein shall be based on the most recent projected population for July 1, 1975, prepared for the Department of Administration. Salaries based on population shall become effective July 1, 1975 and shall not be changed based on projections or estimates made subsequent to July 1, 1975.

Section 19. Provided that none of the officers whose salaries have been fixed in Section 18 shall receive from any county or municipality, except the State Attorney in the 11th Judicial Circuit, any supplemental salary, except as provided elsewhere in this act.

Section 20. The moneys appropriated in Section 1, Items 934, 950, 953, 972, 979, 982, 985, 988, 993, 998, 1004, 1009, 1012, 1015, 1018, 1023, 1027, and 1030 for payment of contrac-

tual services provided by the Department of Professional and Occupational Regulation, upon approval of the Department of Administration shall be paid into the Office of the Secretary—Administrative Trust Fund by the State Comptroller for quarterly periods beginning July 1, 1975.

Section 21. No appropriations authorized in this act shall be utilized to grant merit salary increases for state employees.

Section 22. Where any reorganization has been authorized by the Legislature and the necessary adjustments of appropriations and positions have not been provided for, then, notwithstanding the provisions of Section 216.262 and 216.292, F.S., the Department of Administration may approve the necessary transfers to accomplish the purposes of such reorganization. Additionally providing that any funds used for purposes of funding increased individual salary rates pursuant to such legislative reorganizations shall not be considered to have created salary rates nor position classification which may be considered permanent under the Career Service System unless confirmed by the Legislature.

Section 23. Any individual filling a position authorized in Items 1-1183 of Section 1 of this act for any state agency cannot be transferred to or his services utilized by any other state agency, except as specifically authorized by law, or unless the using agency pays for such services which are in excess of one (1) week.

Section 24. A state agency, financed jointly in this act by appropriations from the General Revenue and a Trust Fund, may transfer moneys released from a General Revenue Fund salaries appropriation to a Trust Fund salaries account for the purpose of processing centralized payroll expenditures, the provisions of Section 216.292, F.S., notwithstanding.

Section 25. Provided, the efforts of the Organized Crime Coordinating Council and the Bureau of Strategic Investigations of the Department of Criminal Law Enforcement, the Division of Securities in the Department of Banking and Finance shall be directed as a first priority toward the investigation and solution of the land note-mortgage fraud problems in the state. In this endeavor, the Departments of Criminal Law Enforcement, Legal Affairs and Banking and Finance shall devote all necessary available personnel and resources under the coordination of the Comptroller, State of Florida.

Section 26. There is hereby appropriated to the Board of Regents from the General Revenue Fund to repay to the General Revenue Fund the amount necessary to repay the balance remaining on the General Revenue loan approved by the State Budget Commission on February 25, 1964.

Section 27. Moneys appropriated in Section 1, Item 11, for the Administrative Procedures Act, may be transferred by the Department of Administration to the Public Employees Relations Commission and/or the Department of Business Regulation as necessary to handle workload increases in connection with the Administrative Procedures Act. Additional positions are not authorized.

Section 28. Provided, however, that no funds appropriated herein shall be used for the purpose of giving priority for employment to any person on a full-time, part-time or consulting basis who participated under or was qualified to participate under the Comprehensive Employment and Training Act program set forth by Executive Order Number 11804, which is entitled "Delegation of Certain Functions Vested in the President to the Director of Selective Service," issued by President Gerald R. Ford. Where job availability exists, qualified veterans honorably discharged from the Armed Forces of the United States and all other qualified applicants shall be given continuing priority before those described above.

Section 29. The Department of Transportation shall designate a portion of Item 1165, \$324,192,809, road construction contracts for matching the federal appropriated funds to repair the Florida Keys bridges. Such matching funds for FY 1975-76 are not to exceed \$6,000,000.

Section 30. Funds appropriated in Section 1, Item 26B of Chapter 74-300, Laws of Florida, for rural water and sewer matching grants may be certified forward as a Fixed Capital Outlay appropriation. Provided, however, funds not disbursed by June 30, 1977 shall revert to the General Revenue Fund.

Section 31. Item 33A, Section 2, page 132 of Chapter 74-300, Laws of Florida, providing a \$7,700,000 appropriation from

General Revenue Fund for an Institute for the Mentally Ill Criminal and Sexual Psychopath, 225 bed facility in south Florida is repealed.

Section 32 Item 13, Section 2, page 57 of Chapter 73-335, Laws of Florida, appropriating \$10,000,000 from the General Revenue Fund for the University of Florida—School of Veterinary Medicine is repealed; provided, however, that the amounts from this appropriation that have previously been released and disbursed by state warrants are approved and validated, and there is appropriated for the University of Florida—School of Veterinary Medicine \$10,000,000 from the excess receipts deposited into the Gross Utility Receipts Tax Trust Fund authorized in Section 9(a) of Article XII of the State Constitution; provided further, that the purpose of this appropriation is to first restore to the General Revenue Fund an amount equal to the funds disbursed from the General Revenue Appropriation of 1973-74, and the remainder to be used on the approved Fixed Capital Outlay project for the School of Veterinary Medicine.

Section 33. Provided further, the Operating Capital Outlay Funds appropriated for the Educational Broadcasting System from General Revenue Funds in Item 246E, page 28 of Chapter 74-300, Laws of Florida, shall be certified forward and made available for expenditure during 1975-76.

Section 34. From the twenty-five million dollars (\$25,000,000) in Federal Revenue Sharing Funds appropriated as part of Section 4, Item 1 of Chapter 74-300, Laws of Florida, for the purpose of implementing Section 235.211(1), Florida Statutes, any unencumbered funds shall be carried forward for the purpose of: (a) Purchasing or contracting for purchase of additional panels, doors, mullions, battens, copings, and other necessary parts required by districts to convert configurations of classroom space; (b) providing a contingency; (c) providing hitches and running gear; and (d) providing contracted services for management, engineering, drafting, and evaluation. Any unused funds shall be allocated to the school districts in accordance with Section 236.084, Florida Statutes.

Section 35. Of the \$6,500,000 appropriated in Item 19, Section 2, page 130 of Chapter 74-300, Laws of Florida, from the General Revenue Fund to the Division of Universities, Fixed Capital Outlay—Renovations, \$3,000,000 is repealed; provided, however, that the amounts from this appropriation that have previously been released and disbursed by state warrants are approved and validated, and there is appropriated for the Division of Universities, Fixed Capital Outlay—Renovations, \$3,000,000 from the excess receipts deposited into the Gross Utility Receipts Tax Trust Fund authorized in Section 9(a) of Article XII of the State Constitution; provided, further, that the purpose of this appropriation is to first restore to the General Revenue Fund an amount equal to the funds disbursed from the General Revenue Appropriation of 1974-75, and the remainder to be used by the Division of Universities for Fixed Capital Outlay—Renovation purposes.

Section 36. Any section of this act, or any item herein contained, if found to be invalid or vetoed by the Governor without overriding action of the Legislature shall in no way affect other sections or other items contained in this act.

Section 37. This act shall take effect July 1, 1975, except Sections 4, 5, 30, 33, and 34 shall take effect immediately upon becoming law.

Total this General Appropriation Act	90,717	
From General Revenue Fund	2,224,746,166	
From Trust Funds		2,199,169,871
From Working Capital Fund		1,152,133
From Federal Revenue Sharing Fund		75,000,000

Conference Committee Amendment 2—Strike the title and insert:

A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1975 and ending June 30, 1976, to pay salaries, other expenses, capital outlay-buildings and improvements, and for other specified purposes of the various agencies of state government; suspending Sections 20.22, 27.34(2), 27.54(3), 215.32(2)(c), 216.011(1)(c), 216.181, 216.192, 216.262, 216.292, 216.301(2), 216.351, 230.766,

255.25, and 402.17(3), F.S.; repealing Item 13, Section 2 of Chapter 73-335, Laws of Florida; repealing part of Item 19, Section 2 and Item 33A, Section 2 of Chapter 74-300, Laws of Florida; providing an effective date.

On motion by Senator Saunders the Conference Committee Report was adopted as an entirety.

On motion by Senator Saunders, HB 2100 passed as recommended and was certified to the House. The vote on passage was:

Yeas—33

Mr. President	Hair	Plante	Thomas, J.
Brantley	Johnston	Poston	Thomas, P.
Childers, D.	Lane, D.	Renick	Trask
Childers, W. D.	Lane, J.	Saunders	Vogt
Dunn	Lewis	Saylor	Winn
Firestone	MacKay	Scarborough	Zinkil
Gallen	McClain	Sims	
Gordon	Myers	Spicola	
Graham	Peterson	Stolzenburg	

Nays—4

Deeb	Glisson	Henderson	Wilson
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By unanimous consent Senators Ware, Tobiasen and Holloway were recorded as voting yea.

LOCAL CALENDAR

HB 1236—A bill to be entitled An act relating to Seminole County; providing for nonpartisan election of school board members and superintendent of schools; providing procedures; exempting present school board members and superintendent of schools for the remainder of their respective terms of office; providing an effective date.

—was read the second time by title.

Senators Wilson and Vogt offered the following amendment which was moved by Senator Vogt and adopted:

Amendment 1—On page 1, line 21, strike "Second" and insert: First

On motion by Senator Vogt, by two-thirds vote HB 1236 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Graham	Peterson	Thomas, P.
Brantley	Hair	Plante	Tobiasen
Childers, D.	Holloway	Poston	Trask
Childers, W. D.	Johnston	Renick	Vogt
Deeb	Lane, D.	Saylor	Ware
Dunn	Lane, J.	Scarborough	Wilson
Firestone	Lewis	Sims	Winn
Gallen	MacKay	Spicola	Zinkil
Glisson	McClain	Stolzenburg	
Gordon	Myers	Thomas, J.	

Nays—1

Henderson

HB 2227—A bill to be entitled An act relating to Seminole County; dividing the duties of the clerk of circuit court between two officers, one serving as clerk of circuit court and county court and one to be known as county comptroller and ex-officio clerk of the board of county commissioners, auditor, recorder and custodian of all county funds; providing for the election of the clerk of circuit court and county court and appointment of county comptroller by the board of county commissioners; establishing the respective duties and compensation; providing for a referendum.

—was read the second time by title.

Senator Wilson moved the following amendments which were adopted:

Amendment 1—On page 2, line 3, strike “and serve at the pleasure of” and insert on page 2, line 4 after “Commissioners”: “for a four year term concurrent with the clerk of the circuit court and be subject to removal for cause by the Board of County Commissioners.”

Amendment 2—On page 5, lines 20-21, strike “at the pleasure of the Board of County Commissioners” and insert: a four year term concurrent with the clerk of the circuit court and shall be subject to removal for cause by the Board of County Commissioners.

Amendment 3—On page 6, lines 4-5, strike “and shall serve at the pleasure of the Board of County Commissioners” and insert: the Board of County Commissioners for a four year term concurrent with the clerk of the circuit court and be subject for removal by the Board of County Commissioners for cause.

On motion by Senator Wilson, by two-thirds vote HB 2227 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2195—A bill to be entitled An act relating to the City of Marianna, Jackson County; amending sections 5(5)-(7) and 14 of chapter 73-548, Laws of Florida, extending the expiration dates for the terms of certain initial members of the board of the Marianna Downtown Development Authority; reducing the time periods in which the registration lists are to remain open and in which the city clerk may accept ballots after passage of the ordinance defining the downtown area for purposes of the referendum held to approve chapter 73-548, Laws of Florida, as amended by this act; providing that the referendum shall be for the approval of the 1973 act as amended by this act; providing an effective date.

—was read the second time by title. On motion by Senator Barron, by two-thirds vote HB 2195 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2215—A bill to be entitled An act relating to the Bay County law library; amending section 2 of chapter 69-835, Laws of Florida, to delete the restriction that the library be located in the county courthouse; amending section 8 of chapter 69-835, Laws of Florida; authorizing the Bay County Law Library Board to participate in the acquisition, operation, and maintenance of the law library; repealing section 5 of chapter 69-835, Laws of Florida, to delete certain restrictions on annual expenditures for the law library; providing an effective date.

—was read the second time by title. On motion by Senator Barron, by two-thirds vote HB 2215 was read the third time by

title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2214—A bill to be entitled An act relating to the Panama City Downtown Improvement Board, Bay County; adding subsection (10) to section 2 and adding subsection (10) to section 13 of chapter 74-571, Laws of Florida, defining the term “freeholder”; providing that each freeholder and qualified elector within the downtown area shall be entitled to one vote each; providing an effective date.

—was read the second time by title. On motion by Senator Barron, by two-thirds vote HB 2214 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2148—A bill to be entitled An act relating to the City of Springfield, Bay County; amending chapter 57-1871, Laws of Florida, removing the position of city auditor and clerk from civil service; providing benefits to any member of civil service who accepts the appointment to city auditor and clerk; providing an effective date.

—was read the second time by title. On motion by Senator Barron, by two-thirds vote HB 2148 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2147—A bill to be entitled An act relating to the City of Springfield, Bay County; amending section 9(14) of chapter 27900, Laws of Florida, 1951, relating to the hiring, discharge and salary of the city clerk and auditor; providing an effective date.

—was read the second time by title. On motion by Senator Barron, by two-thirds vote HB 2147 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2226—A bill to be entitled An act relating to Manatee county; creating and establishing a local government study commission in Manatee county, Florida, to study the structures, services, functions, and operations of all governmental units and bodies located within the said county, including the county government, municipal governments, public bodies corporate, and all offices, agencies, commissions, boards, authorities and other subdivisions thereof; to determine the need, if any, for unification of services, separation, addition, removal or other revision of such structures, services, functions and operations; to determine whether tax savings can be made and whether efficiency can be gained through such revision of such local governmental structures, services, functions, and operations; requiring said commission to recommend a plan or plans for any solution of problems disclosed as a result of such study and submit the same to the members of the Florida Legislature from Manatee county or to the Manatee County Commission or municipal governing bodies for enactment or implementation of such plan or plans; providing for the number and appointment of the members of such commission and to provide a method of filling vacancies; to provide for the organization and term of such commission, prescribing its duties and powers; to provide for an appropriation for the payment of the cost of operation of such commission; and to provide an effective date.

—was read the second time by title. On motion by Senator Gallen, by two-thirds vote HB 2226 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2213—A bill to be entitled An act relating to the West-side Fire Control District, Manatee County; amending section 5 of chapter 61-2445, Laws of Florida, and as further amended by chapter 72-610, Laws of Florida; to provide for an increase in the maximum annual rates for special assessments for fire protection benefits on each parcel of taxable real property within said district; providing an effective date.

—was read the second time by title. On motion by Senator Gallen by two-thirds vote HB 2213 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2208—A bill to be entitled An act relating to Sarasota County, Fruitville Area Fire Control District; amending Section 1, Section 2, Section 3 and Section 4 of Chapter 65-2251, Laws of Florida, as amended by Chapter 72-685, Special Acts of 1972, Laws of Florida, and Chapter 71-914, Special Acts of 1971, Laws of Florida; setting forth the purpose of the District and validating all expenditures made heretofore in connection with the furnishing of fire control and protection and ambulance service; amending the bonding procedure for Fire Commissioners; amending references to Florida Statutes; clarifying which records must be maintained by the District; changing the District's fiscal year; amending election procedure and changing the hours during which the polls shall be open to conform with general law; providing for the filling of vacancies caused by death or resignation on the Board of Fire Commissioners for the unexpired term of office; providing a procedure for removing Commissioners for cause; providing for the levy and collection of special assessments for benefits for fire protection and for ambulance service and providing for an increase or decrease in the maximum assessments in an amount equal to the increase or decrease in cost of living; providing for a referendum.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 2208 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2207—A bill to be entitled An act relating to the Northeast Area Fire Control District, Sarasota County; amending sections 1, 3(3) and (4), and 4 of chapter 65-2244, Laws of Florida, as amended, changing the name of the district to the "Northeast Fire District"; extending the terms of commissioners of the governing board of the district until the second primary elections in 1976 and 1978; authorizing all qualified electors to vote for commissioners and limiting commissioners to two consecutive terms; providing qualifications for office; providing a new schedule of rates for the year 1975; providing for a referendum.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 2207 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2206—A bill to be entitled An act relating to Sarasota County, Pinecraft Fire Control District; amending subsection (3) of section 3 of chapter 71-910, Laws of Florida, as amended; providing for the election of the commissioners of the district at the second primary election rather than at the general election; requiring successful candidates to take office 2 weeks after their election; providing a schedule for the expiration of terms of current office holders; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 2206 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2209—A bill to be entitled An act relating to the South Trail Fire Control District, Sarasota County; amending sections 3 and 7 of chapter 65-2241, Laws of Florida, as amended, extending the terms of commissioners of the governing board of the district until the second primary elections in September 1976 and 1978; authorizing all qualified electors, rather than freeholders, to vote for and to remove such commissioners; amending removal procedures; restricting commissioners to two consecutive terms; providing qualifications for office; clarifying the authority of the board to borrow money and issue certificates of indebtedness; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 2209 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

By Representatives Crabtree, Johnson, and Burrall—

HB 2234—A bill to be entitled An act relating to Sarasota and Charlotte counties; incorporating all the lands in Sarasota and Charlotte counties, Florida, included within the boundaries as set forth below, according to the public records of Sarasota and Charlotte counties, Florida, as a special fire control district; to provide for and limit the powers, duties, and liabilities of said district in and about obtaining the purchase and acquiring of fire fighting equipment, fire stations, fire hydrants and water supply for prevention of all types of fires; to provide ambulances and ambulance services on a user fee basis; to provide for insurance; to provide for inspection of places of business, apartment houses, and buildings where large groups of persons may congregate; to provide for the exercise and administration of the powers of said district by a board of commissioners; to provide for initial board of commissioners; to provide for elections; to provide for raising of all necessary funds for financing said district and all of its purposes including the setting of fees for ambulance service; to provide for the levy, collection and enforcement of special assessments against and creating liens upon lands in said district in order to raise funds for the purposes of said district and determining the priority and dignity of such liens in raising revenues for the purpose of said district; to provide for limitations of claims, demands and suits against said district; to authorize and empower such district to make and enter contracts with firms, individuals, municipal corporations relating to any and all of the purposes of said district; and to provide for and establish the said special fire control district as a public municipal corporation to be known as Englewood Area Fire Control District; repealing all acts or parts of acts insofar as conflict may exist with this act except as provided herein and providing for a referendum.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 2234 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2273—A bill to be entitled An act relating to Alachua County; declaring the following special acts of the Legislature to be county ordinances; chapter 72-463, Laws of Florida, pertaining to the Local Government Study Commission; chapter 71-487, Laws of Florida, pertaining to the County Felony Court of Record; chapter 71-444, Laws of Florida, pertaining to compensation for the county judge; chapter 69-812, Laws of Florida, pertaining to plats and subdivisions; chapter 69-809, Laws of Florida, pertaining to the Alachua County recreation and water conservation and control authority; chapter 69-806, Laws of Florida, pertaining to licenses for fortunetelling and other similar activities; chapter 69-650, Laws of Florida, relating to county appropriations to the State Attorney's office; chapter 67-1076, Laws of Florida, relating to a one-time contribution to the University of Florida state museum; chapter 67-1075, Laws of Florida, relating to assessment and collection of municipal taxes by the county assessor and collector; chapter 67-1071, Laws of Florida, relating to signals at dangerous railroad crossings; chapter 67-984, Laws of Florida, relating to the county solicitor; chapter 65-1235, Laws of Florida, relating to use of electronic data processing by the supervisor of elections; chapter 65-1237, Laws of Florida, relating to interlocal agreements; chapter 65-802, Laws of Florida, relating to payments for legislative expense supplements; chapter 63-1100, Laws of Florida, relating to county building codes; chapter 63-1099, Laws of Florida, relating to control of air and water pollution; chapter 63-1098, Laws of Florida, relating to use of public buildings for fallout shelters; chapter 63-999, Laws of Florida, relating to the court of record; chapter 63-783, Laws of Florida, relating to appointment and salaries for judicial secretaries; chapter 61-1853, Laws of Florida, relating to county planning; chapter 61-1851, Laws of Florida, relating to subdivisions; chapter 61-1507, Laws of Florida, relating to the court of record; chapter 59-1044, Laws of Florida, relating to plats; chapter 59-1043, Laws of Florida, relating to employment of medical examiner; chapter 59-1041, Laws of Florida, relating to county road and bridge taxes; chapter 59-555, Laws of Florida, relating to the court of record; chapter 57-1122, Laws of Florida, relating to child care centers; chapter 57-1121, Laws of Florida, relating to levy of a county health tax; chapter 57-1119, Laws of Florida, relating to the recreation and water conservation and control authority; chapter 57-1117, Laws of Florida, relating to health department fees for documents; chapter 57-1116, Laws of Florida, relating to vaccination of dogs; chapter 30558, Laws of Florida, 1955, relating to sanitary districts; chapter 30557, Laws of Florida, 1955, relating to garbage and refuse collection and septic tanks; chapter 30550, Laws of Florida, 1955, relating to dogs running at large; chapter 28872, Laws of Florida, 1953, relating to special assessment districts; chapter 28871, Laws of Florida, 1953, relating to zoning regulations; chapter 28870, Laws of Florida, 1953, relating to county indebtedness for a public health center; chapter 28869, Laws of Florida, 1953, relating to fencing of livestock and liability of owners; chapter 27384, Laws of Florida, 1951, relating to construction of a courthouse or jail, and issuance of bonds; chapter 27380, Laws of Florida, 1951, relating to abolition of justice of the peace districts; chapter 25670, Laws of Florida, 1949, relating to county road trustees; chapter 24371, Laws of Florida, 1947, relating to zoning regulations; chapter 23172, Laws of Florida, 1945, relating to use of nets and other devices for taking fish; chapter 23171, Laws of Florida, 1945, relating to bonds for public buildings; chapter 23170, Laws of Florida, 1945, relating to bonds for public buildings; chapter 23169, Laws of Florida, 1945, relating to a pension for Warren R. Torlay; chapter 22207, Laws of Florida, 1943, relating to financing and construction of public buildings; chapter 22206, Laws of Florida, 1943, relating to county road trustees; chapter 21098, Laws of Florida, 1941, relating to financing for nurses' home at county hospital; chapter 21097, Laws of Florida, 1941, relating to financing for county hospital expansion; chapter 21096, Laws of Florida, 1941, relating to bonds for road and bridge trustees; chapter 21095, Laws of

Florida, 1941, relating to hunting season; chapter 19681, Laws of Florida, 1939, an act for the relief of J. E. Thrasher; chapter 19680, Laws of Florida, 1939, relating to exchange or conveyance of land; chapter 19679, Laws of Florida, 1939, relating to justice of the peace courts; chapter 18418, Laws of Florida, 1937, relating to elections registration; chapter 18417, Laws of Florida, 1937, relating to hunting on Sundays; chapter 18416, Laws of Florida, 1937, relating to a lease; chapter 18415, Laws of Florida, 1937, relating to Seagle Building payment; chapter 17484, Laws of Florida, 1935, relating to road and bridge bond trustees; chapter 16304, Laws of Florida, 1933, relating to tax collector's duties; chapter 16305, Laws of Florida, 1933, relating to payment for delinquent taxes; chapter 15072, Laws of Florida, 1931, relating to duties of the tax collector; chapter 15071, Laws of Florida, 1931, relating to special tax for county hospital; chapter 13902, Laws of Florida, 1929, relating to acquisition of certain canals; chapter 12499, Laws of Florida, 1927, relating to special tax road district; chapter 12498, Laws of Florida, 1927, relating to a special county census; chapter 12497, Laws of Florida, 1927, relating to tax levy for a bridge; chapter 12496, Laws of Florida, 1927, relating to special road and bridge district and election; chapter 12495, Laws of Florida, 1927, relating to county commissioners' compensation; chapter 10316, Laws of Florida, 1925, relating to a livestock referendum; chapter 10314, Laws of Florida, 1925, relating to appropriations to care for the sick and indigent; chapter 10313, Laws of Florida, 1925, relating to bond issue for a road; chapter 10312, Laws of Florida, 1925, relating to levy of a publicity tax; chapter 10311, Laws of Florida, 1925, relating to bonds for county hospital; chapter 10310, Laws of Florida, 1925, relating to hospital bond election; chapter 10309, Laws of Florida, 1925, relating to county fair association; chapter 10308, Laws of Florida, 1925, relating to vehicle restrictions on public roads; chapter 10307, Laws of Florida, 1925, relating to creation of a special road and bridge district; chapter 10303, Laws of Florida, 1925, relating to relief for Mrs. M. M. May; chapter 10302, Laws of Florida, 1925, relating to road construction by road trustees; chapter 9368, Laws of Florida, 1923, relating to road construction by road trustees; chapter 9366, Laws of Florida, 1923, relating to road construction by road trustees; chapter 9365, Laws of Florida, 1923, regulating the use of county roads; chapter 8883, Laws of Florida, 1921, relating to expenditures by road and bridge district; chapter 8609, Laws of Florida, 1921, relating to a road and bridge district; chapter 8608, Laws of Florida, 1921, relating to a road and bridge district; chapter 8607, Laws of Florida, 1921, relating to acquisition of land for the Florida Farm Colony; chapter 8604, Laws of Florida, 1921, relating to a road and bridge district; chapter 8603, Laws of Florida, 1921, relating to road and bridge bonds; chapter 8602, Laws of Florida, 1921, relating to road and bridge needs; chapter 8600, Laws of Florida, 1921, relating to a road and bridge district; chapter 8599, Laws of Florida, 1921, relating to a road and bridge district; chapter 8598, Laws of Florida, 1921, relating to a road and bridge district; chapter 8230, Laws of Florida, 1919, relating to securities for county funds; chapter 8229, Laws of Florida, 1919, relating to borrowing for road and bridge purposes; chapter 8228, Laws of Florida, 1919, relating to tick eradication and cattle dipping; chapter 8225, Laws of Florida, 1919, relating to appropriations for care of the sick and indigent; chapter 8224, Laws of Florida, 1919, relating to funds and trustees of a road and bridge district; chapter 8223, Laws of Florida, 1919, relating to funds and trustees of a road and bridge district; chapter 8222, Laws of Florida, 1919, relating to road and bridge district funds; chapter 8221, Laws of Florida, 1919, relating to issuance of road and bridge bonds; chapter 8220, Laws of Florida, 1919, creating a road and bridge district; chapter 8219, Laws of Florida, 1919, authorizing the county commission to pay road funds; chapter 8218, Laws of Florida, 1919, relating to road funds and trustees; chapter 8217, Laws of Florida, 1919, relating to a road and bridge district; chapter 8216, Laws of Florida, 1919, authorizing issuance of road and bridge bonds; chapter 8215, Laws of Florida, 1919, confirming a road and bridge district; chapter 8214, Laws of Florida, 1919, relating to funds of a road and bridge district; chapter 6982, Laws of Florida, 1915, relating to fresh water fishing industry; chapter 6981, Laws of Florida, 1915, relating to trustees of subroad districts; chapter 6980, Laws of Florida, 1915, relating to an appropriation to the county fair association; chapter 6560, Laws of Florida, 1913, relating to bonds for brick roads across the county; chapter 6559, Laws of Florida, 1913, relating to employment of a civil engineer; chapter 6251, Laws of Florida, 1911, relating to fresh water fishing; chapter 6249, Laws of Florida, 1911, authorizing bonds for hardsurface roads; chapter 6243, Laws of Florida, 1911, relating to the county boundary line; chapter 5972, Laws of Florida, 1909, relating to transport by common carrier of

fresh water fish; chapter 5971, Laws of Florida, 1909, relating to illegal fresh water fishing; chapter 5727, Laws of Florida, 1907, authorizing payment of fine and forfeiture funds to the school fund; chapter 5552, Laws of Florida, 1905, authorizing payment of fine and forfeiture funds to the school fund; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 2273 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, W. D.	Henderson	Plante	Tobiassen
Childers, D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, J.	Sayler	Ware
Firestone	Lane, D.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2024—A bill to be entitled An act relating to the City of Alachua, Alachua County, extending the boundaries of the City; providing that laws of the City shall apply throughout the corporate limits as extended by this act; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 2024 was read the third time by title passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, J.	Sayler	Ware
Firestone	Lane, D.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2161—A bill to be entitled An act relating to Alachua County; authorizing the Board of County Commissioners to operate and otherwise regulate the activities of the Alachua County Adult Detention Center and the various programs for housing and rehabilitation for county prisoners; providing for employment of trained personnel; providing that the county shall assume total responsibility for all prisoners; providing that qualified detention center personnel shall be deputized; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 2161 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2162—A bill to be entitled An act relating to the City of Gainesville, Alachua County; providing for the acquisition,

construction, erection, building, extending, enlargement, improvement, furnishing, equipping, and operating, electric generating plants transmission lines, interconnections, and substations, for the generation, transmission, and exchanging of electric power and energy by and for the city as a separate bulk power supply utility or system; authorizing the issuance of revenue bonds by the city, to pay the cost thereof, payable from revenues derived from the operation of the system and other funds of the city legally available for such purpose; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 2162 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2286—A bill to be entitled An act relating to the City of Gainesville and Alachua County; creating the Unified Government of Gainesville and Alachua County, and providing the charter therefor; providing general and urban service districts; providing for the continuance of separate municipalities; providing legislative and executive branches and providing for the organization, powers, duties, and functions thereof; providing procedures with respect to budget and financial matters, including bonded indebtedness; providing election procedures; establishing a charter revision commission; providing for amendment to the charter by voter initiation and referendum; providing for personnel matters and pension plans; providing for the transition of present governmental functions to the unified government; providing for a special election to ratify the charter; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 2286 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 1396—A bill to be entitled An act authorizing the City of Jacksonville to make payment of compensation to certain employees of the City of Jacksonville for that period of time commencing with the start of the first pay period in October, 1974 until the approval of the amendments to the collective bargaining agreement between the City of Jacksonville and the Jacksonville Public Employees Local Union 1048, American Federation of State, County and Municipal Employees (Professional Bargaining Unit), which amendment was approved by the council of the City of Jacksonville on January 23, 1975; providing an effective date.

—was read the second time by title. On motion by Senator Scarborough, by two-thirds vote HB 1396 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2159—A bill to be entitled An act relating to the Loxahatchee River Environmental Control District; amending section 4(3) and (4) of chapter 71-822, Laws of Florida, extending the terms of present members of the governing board of the district from areas three, four and five, until the general election in 1976; providing for runoff elections for candidates for membership to the board; permitting electors to vote in their usual precincts; authorizing the supervisors of elections of the counties within the district to supervise voter registration for the election of members of the board; adding section 4A to chapter 71-822, Laws of Florida, providing procedures for the recall of members of the board; amending section 5(2) of chapter 71-822, Laws of Florida, changing the definition of "storm drainage system"; adding section 18 to chapter 71-822, Laws of Florida, providing procedures for the electors of the district to take action authorized for the board or to repeal action taken by the board by initiative and referendum; delaying the effective date of any board action except in case of emergency; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 2159 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2176—A bill to be entitled An act relating to the Hillsboro Inlet Improvement and Maintenance District, Broward County; adding section 11A to chapter 57-1183, Laws of Florida, authorizing said district to take such steps as may be necessary to prevent continual destruction of rights and property south of Hillsboro Inlet within the City of Pompano Beach; providing an effective date.

—was read the second time by title. On motion by Senator J. Thomas, by two-thirds vote HB 2176 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Graham	Myers	Thomas, P.
Brantley	Hair	Peterson	Tobiassen
Childers, D.	Henderson	Plante	Trask
Childers, W. D.	Holloway	Poston	Vogt
Deeb	Johnston	Renick	Ware
Dunn	Lane, D.	Sayler	Wilson
Firestone	Lane, J.	Scarborough	Winn
Gallen	Lewis	Sims	Zinkil
Glisson	MacKay	Spicola	
Gordon	McClain	Thomas, J.	

Nays—1

Stolzenburg

HB 1894—A bill to be entitled An act relating to salt water fisheries and conservation in all counties having a population over 1,000,000 inhabitants by the last official state-wide census; providing certain size for stretched mesh of gill nets used for taking mullet; providing such net shall only be used under permit by the Department of Natural Resources; providing this act shall not affect other laws referring to said counties; providing a penalty; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote HB 1894 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiasen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

Senator Myers moved that the Senate reconsider the vote by which HB 1894 passed this day.

Consideration of HB 2179 was deferred.

HB 2170—A bill to be entitled An act relating to the Lower Florida Keys Hospital District, Monroe County; amending section 2 of chapter 67-1724, Laws of Florida, as amended, extending the terms of certain members of the board of commissioners of the district and providing for staggered terms; adding section 7A to chapter 73-555, Laws of Florida, providing for judicial review of decisions by the board of commissioners of the district to refuse, revoke, or suspend membership on the staff, or privileges attendant thereto; providing an effective date.

—was read the second time by title. On motion by Senator Poston, by two-thirds vote HB 2170 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiasen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2168—A bill to be entitled An act relating to the Greater Orlando Port Authority, Orange County; supplementing and amending the provisions of chapter 57-1658, Laws of Florida, as amended by chapter 61-2599, Laws of Florida, as further amended by chapter 67-1834, Laws of Florida, as further amended by chapter 69-1389, Laws of Florida, known as "The Greater Orlando Port Authority Act," changing the short title to "The Greater Orlando Aviation Authority Act"; defining the projects which the authority is empowered to carry out; defining the terms "improvements" and "cost" as used in the act; prescribing the nomination, election, removal, qualifications, and terms of members of the authority; defining the purposes of the authority; prescribing the powers of the authority; prescribing the appointment and duties of the executive director of the authority; prescribing the terms and conditions under which the authority may purchase, sell, lease, and dispose of real and personal property; authorizing the authority to enter into agreements with other governmental agencies; authorizing the authority, with prior approval of the Orlando

City Council, to constitute its own law enforcement and/or fire protection agencies and services; prescribing the terms and conditions under which the authority may issue revenue bonds; prohibiting the authority from pledging the taxing power or full faith and credit of the City of Orlando; prescribing the method and procedure for the authority to adopt its annual budget; authorizing the authority to exercise the power of eminent domain; authorizing the City of Orlando to enforce its ordinances of general application other than zoning upon projects of the authority; authorizing the authority to adopt rules and regulations for the operation and use of its projects, services, and facilities; authorizing other public bodies to contract with the authority; providing that the powers conferred by the act shall be cumulative to general or special law; prescribing a covenant of the State of Florida not to further amend the act without prior consent of the Orlando City Council so long as airport revenue bonds of the City of Orlando are outstanding; providing that the authority shall have the powers conferred by general law upon a municipality with respect to the construction, acquisition, and operation of airport and aviation facilities; prohibiting conflicts of interest; providing an effective date.

—was read the second time by title. On motion by Senator Sims, by two-thirds vote HB 2168 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiasen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2307—A bill to be entitled An act relating to Okaloosa County; amending sections 2 and 9 of chapter 29336, Laws of Florida, 1953, as amended; abolishing the Okaloosa Island Authority; transferring powers, duties and functions of the authority to the County Commissioners of Okaloosa County; transferring all assets of the authority to Okaloosa County and requiring the county to assume all liabilities and obligations of the authority; providing the collection of rents and assessments by county commissioners pursuant to lease agreements for 1972 and subsequent years; providing for payment of certain ad valorem taxes in whole or in part from rents collected on leases; authorizing the county commissioners to settle litigation against the authority; making the water and sewer systems of portions of Santa Rosa Island part of the county system subject to same fees, charges, assessments and regulations as other property holders; increasing the amount of revenue bonds authorized and increasing the interest rate thereon; repealing sections 3, 4, 5, and 6 of chapter 29336, Laws of Florida, 1953, relating to the Okaloosa Island Authority membership and powers; providing severability; providing an effective date.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 2307 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiasen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2248—A bill to be entitled An act relating to the Ellenton Fire Control District; amending section 2 of chapter 59-1539, Special Acts of 1959, Laws of Florida; authorizing the Ellenton Fire Control District to pay a reasonable sum to the secretary-treasurer of the Ellenton Fire Control District for his services as such secretary-treasurer; amending section 8 of chapter 59-1539, Special Acts of 1959, Laws of Florida; authorizing the payments of salaries to employees of the Ellenton Fire Control District, including salaries of a fire marshal and one or more firemen; providing an effective date.

—was read the second time by title.

Senator Gallen moved the following amendment which was adopted:

Amendment 1—On page 2, lines 23—24, strike "become effective upon becoming law." and insert: take effect January 1, 1976.

On motion by Senator Gallen, by two-thirds vote HB 2248 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2218—A bill to be entitled An act relating to the North Naples Fire Control District, Collier County; amending sections 1 and 4 of chapter 61-2032, Laws of Florida; changing the boundaries of the district; authorizing the district to borrow funds for certain purposes; providing for the payment of certain expenses of board members; providing an effective date.

—was read the second time by title. On motion by Senator J. Thomas, by two-thirds vote HB 2218 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2212—A bill to be entitled An act relating to the City of Ocala, Marion County; authorizing the city to acquire, construct, improve, and operate as a separate bulk power supply utility system, electric generating plants and transmission lines and substations within and without its boundaries; authorizing the issuance of revenue bonds by the city, to pay the cost thereof, payable from revenues derived from the operation of the system and other funds of the city legally available for such purpose; deeming such bonds negotiable instruments; providing a specific list of included costs of the project; providing a tax exemption; providing an effective date.

—was read the second time by title.

Senator Saunders moved the following amendment which was adopted:

Amendment 1—On page 4, line 28, strike "229" and insert: 220

On motion by Senator Saunders, by two-thirds vote HB 2212 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2217—A bill to be entitled An act relating to Santa Rosa County; authorizing the acquisition, construction, erection, building, enlarging, improving, furnishing, and equipping of capital projects of Santa Rosa County and of the District School Board of Santa Rosa County; authorizing the issuance of certificates of indebtedness by the county and by the school board to finance the cost of such projects; authorizing the pledging to the payment of the principal of, and interest on, such certificates of indebtedness of the race track funds and jai alai fronton funds allocated to the Board of County Commissioners of said county or the school board out of such funds accruing annually to the county pursuant to chapters 550 and 551, Florida Statutes, the rentals and royalties derived by the county or the school board under leases or other agreements with respect to the lands or the mineral rights appertaining thereto belonging to said county or said school board, the second oil and gas severance taxes accruing to said county pursuant to the provisions of s.211.06(1)(b), Florida Statutes, and other moneys of said county or of said school board derived from sources other than ad valorem taxation and legally available for such purposes; providing for the allocation of said county's share of such second oil and gas severance taxes equally between said board of county commissioners and said school board; providing an effective date.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 2217 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2259—A bill to be entitled An act relating to Wakulla County; repealing chapter 65-2364, Laws of Florida, which established the Wakulla County Development and Parks Commission and transferring all assets and liabilities to the Board of County Commissioners of Wakulla County; providing an effective date.

—was read the second time by title. On motion by Senator P. Thomas, by two-thirds vote HB 2259 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Gallen	Johnston	Peterson
Brantley	Glisson	Lane, D.	Plante
Childers, D.	Gordon	Lane, J.	Poston
Childers, W. D.	Graham	Lewis	Renick
Deeb	Hair	MacKay	Sayler
Dunn	Henderson	McClain	Scarborough
Firestone	Holloway	Myers	Sims

Spicola	Thomas, P.	Vogt	Winn
Stolzenburg	Tobiassen	Ware	Zinkil
Thomas, J.	Trask	Wilson	

Nays—None

HB 2165—A bill to be entitled An act relating to the District School Board of Franklin County; amending sections 1 and 2 of chapter 71-646, Laws of Florida, increasing the amount of annual allocated racetrack money which the board may use to finance revenue certificates for specified school purposes; increasing the maximum amount of such certificates; providing an effective date.

—was read the second time by title. On motion by Senator P. Thomas, by two-thirds vote HB 2165 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2275—A bill to be entitled An act relating to Franklin County; creating the Dog Island Conservation District; providing for the boundaries of the district; providing for the membership and election of the Dog Island Conservation Board; providing for the powers and duties of the board; providing for assessment and levy of ad valorem taxation subject to a referendum; authorizing the issuance of bonds; providing for other matters relative to the foregoing; providing an effective date.

—was read the second time by title. On motion by Senator P. Thomas, by two-thirds vote HB 2275 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2216—A bill to be entitled An act relating to Lake County; amending section 1 of chapter 67-1604, Laws of Florida, authorizing the Board of County Commissioners of Lake County to expend sums collected from the additional fee imposed upon fishing licenses for fish conservation and improvement projects rather than for seining, chemical treatment, or similar treatments; authorizing the board to expend current sums on deposit for such projects; providing an effective date.

—was read the second time by title. On motion by Senator Glisson, by two-thirds vote HB 2216 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Deeb	Glisson	Henderson
Brantley	Dunn	Gordon	Holloway
Childers, D.	Firestone	Graham	Johnston
Childers, W. D.	Gallen	Hair	Lane, D.

Lane, J.	Plante	Spicola	Vogt
Lewis	Poston	Stolzenburg	Ware
MacKay	Renick	Thomas, J.	Wilson
McClain	Sayler	Thomas, P.	Winn
Myers	Scarborough	Tobiassen	Zinkil
Peterson	Sims	Trask	

Nays—None

HB 2154—A bill to be entitled An act relating to the Bradford County Hospital Corporation, Bradford County; dissolving and terminating the corporation; transferring all property of the corporation to the Board of County Commissioners of Bradford County; providing for the assumption of liabilities; repealing chapter 27413, Laws of Florida, 1951, as amended, which provides for the corporation; providing for a referendum.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 2154 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2160—A bill to be entitled An act relating to Hamilton County; repealing chapter 30794, Laws of Florida, 1955, relating to the salary of county school bus drivers; providing an effective date.

—was read the second time by title. On motion by Senator Saunders, by two-thirds vote HB 2160 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2233—A bill to be entitled An act relating to the City of Coral Springs, Broward County; amending section 1 of chapter 74-465, Laws of Florida, to correct an error in the legal description of said act; providing an effective date.

—was read the second time by title. On motion by Senator D. Lane, by two-thirds vote HB 2233 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Glisson	Lane, J.	Renick
Brantley	Gordon	Lewis	Sayler
Childers, D.	Graham	MacKay	Scarborough
Childers, W. D.	Hair	McClain	Sims
Deeb	Henderson	Myers	Spicola
Dunn	Holloway	Peterson	Stolzenburg
Firestone	Johnston	Plante	Thomas, J.
Gallen	Lane, D.	Poston	Thomas, P.

Tobiassen	Vogt	Wilson	Zinkil
Trask	Ware	Winn	

Nays—None

HB 2177—A bill to be entitled An act relating to the City of Oakland Park, Broward County; extending and enlarging the corporate limits of the City of Oakland Park by including previously unincorporated land into said corporate limits; providing an effective date.

—was read the second time by title. On motion by Senator Stolzenburg, by two-thirds vote HB 2177 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2178—A bill to be entitled An act relating to Port Everglades Authority, Broward County; amending Chapter 59-1157, Laws of Florida, 1959, as amended, being the Charter of Port Everglades Authority; amending Part I, Article 3, Section 1(a), adding a subsection (a-1) relating to the authority of the Port Authority to allocate and assess costs of services peculiarly provided by the Port Authority to persons, firms or corporations within the Port Jurisdictional Area; provided the allocation and assessment of such costs are applied uniformly to all persons, firms or corporations to whom such services are provided; and provided that no such costs shall be assessed until public notice is given and public hearing is had and the opportunity to be heard given to all persons, firms or corporations; amending Part VI, Article 4, Section 3 relating to the authority of the Port Authority to grant an exclusive franchise or permit for a period of no longer than one year for the furnishing of automobile rental service within the Port Jurisdictional Area provided such grant is in the best interest of the Port Authority; amending Part IX, Section 8 relating to the authority of the Port Authority to establish a procedure for disposal of its records except for records that are required to be kept in accordance with State or Federal law; amending Part VI, Article 2, Section 2, relating to definition and description of lands defined as "Port Operational Lands"; amending Part III, Article 3, Section 4 (i) relating to the authority of the Port Director and authorizing him to purchase goods, supplies, materials and equipment in an amount up to and including \$3,000 when he deems it necessary and proper to do so and where the cost is in excess of \$3,000 to do so only upon approval of the Port Commissioners after competitive bids have been sought and providing that Port Commissioners may by Resolution authorize the purchase of such items at a cost in excess of such limitations during unusual conditions or emergencies and providing that contracts for construction of public improvements shall not be awarded except as provided in Part IX, Section 1 (b) of the Port Charter; amending Part IX, Section 1, Subsections (b) and (c) to provide that the Port Commission may purchase goods, supplies or materials where the cost is in excess of \$3,000 only by maintaining competitive conditions and competitive bids have been sought and providing that during unusual conditions or emergencies the Port Commission may by Resolution authorize the purchase of goods, supplies, materials and equipment at a cost in excess of \$3,000 without maintaining competitive bids and conditions upon a finding of the Port Commission that to do so would be in the best interest of the Port Authority and providing that the Port Authority would have the right to purchase goods, supplies, and materials at a cost in excess of \$3,000 by joining with other public bodies in issuing invitations to bidders; providing that the Port Commission may let contracts for construction or repair of public improvements where the amount to be paid by the Port Authority is \$3,000 or less; providing if the amount to be paid by the Port Authority is in

excess of \$3,000 that the same may not be let without publication of appropriate notice; providing for acceptance of the lowest bid by a responsible bidder; providing for rejection of all bids, requirements of a bid, performance and completion bond and the qualification of competitive bidders; amending Part II, Article III, Section 2 relating to meetings of the Port Commission as specified by resolution or regularly not less than once a month; amending Part I, Article 3, Section 1, Subsection (q) relating to appointment of Harbor Master and other necessary persons; providing an effective date by adding a subparagraph to provide for the appointment of Pilot Commissioners at Port Everglades in accordance with Section 310.01, Florida Statutes, in the event that the Port Commissioners as now constituted are not available to serve as Pilot Commissioners; providing an effective date.

—was read the second time by title. On motion by Senator Zinkil, by two-thirds vote HB 2178 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2171—A bill to be entitled An act relating to the Port Charlotte-Charlotte Harbor Fire Control District, Charlotte County; amending section 10(e) and (f) of chapter 65-1355, Laws of Florida, changing the dates for submitting its annual report; changing the date when the fiscal year of the district shall begin; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 2171 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2187—A bill to be entitled An act relating to the South Lake Worth Inlet District, Palm Beach County; amending sections 8 and 23 of chapter 7080, Laws of Florida, 1915, as amended, requiring that the fixing of millage limitations be in conformance with the provisions of s.200.065, Florida Statutes; providing clarifying punctuation; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 2187 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Glisson	Lane, J.	Renick
Brantley	Gordon	Lewis	Sayler
Childers, D.	Graham	MacKay	Scarborough
Childers, W. D.	Hair	McClain	Sims
Deeb	Henderson	Myers	Spicola
Dunn	Holloway	Peterson	Stolzenburg
Firestone	Johnston	Plante	Thomas, J.
Gallen	Lane, D.	Poston	Thomas, P.

Tobiassen Trask	Vogt Ware	Wilson Winn	Zinkil
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Nays—None

HB 2240—A bill to be entitled An act relating to the Palm Beach County District School Board, authorizing the District School Board to reimburse members of the Board for certain compensation and expense allowances; repealing Chapter 69-773, Laws of Florida, providing an exception; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 2240 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2185—A bill to be entitled An act relating to the Palm Beach County Certification Act; amending chapter 67-1876, Laws of Florida, as amended by chapters 69-1433 and 70-849, Laws of Florida, redefining general contractors, building contractors, residential building contractors, plumbing contractors, electrical contractors, HARV contractors, specialty contractors, journeyman, and creating the term education equivalency; relating to members and notice of hearing of the Palm Beach County Construction Industry Licensing Board; providing increased compensation to said board members; providing for maximum examinations allowed in a certain time period; requiring certain business qualifications as a prerequisite to issuance of certificate; requiring notification of change of business ownership, qualification, or affiliation; creating provisions to qualify more than one business enterprise; providing for certificate renewal and activation of inactive certificates; increasing the initial application fee; providing that an applicant must waive in writing the confidentiality of his examination for purposes of discussion at meetings of the board; redesignating the time period allowed in which to notify the board of change of name, address or employment; redesignating the time period in which examinations are to be retained; creating additional prohibited activities, and penalties; creating additional conditions for revocation or suspension of certificates; providing for qualification of alternate contractor; providing exemptions; providing an effective date.

—was read the second time by title. On motion by Senator D. Childers, by two-thirds vote HB 2185 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2271—A bill to be entitled An act relating to Escambia County; providing that certain conditions constitute sanitary nuisances; providing a procedure for the abatement of sanitary nuisances upon real property in the county; authorizing the removal of such nuisances by certain county officials upon

failure of the owner, agent, custodian, or occupant to do so; providing that the costs of such removal shall constitute a lien on the property; providing a procedure for the collection of such liens; providing that violations of this act shall constitute a misdemeanor; providing an effective date.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 2271 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2260—A bill to be entitled An act providing for the incorporation of an unincorporated area of Escambia County, Florida, to be known as the City of Warrington; prescribing the Charter for said municipality; requiring a referendum election in the affected area to activate incorporation; providing for the date of referendum and election of municipal officers; providing for the transitional stages between the unincorporated and the incorporated status.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 2260 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2287—A bill to be entitled An act relating to Escambia County; amending chapter 74-480, Laws of Florida, to expand the merit system of personnel administration for the civil service of the county to also include the district school board; redefining the intent of the system and modifying its application to those employees participating; providing for maternity leave; revising provisions relating to standards for personnel selection appointment, filling of vacancies and transfers; providing for labor-management relations; revising provisions relating to compulsory retirement and political activities; providing an effective date.

—was read the second time by title. On motion by Senator Tobiassen, by two-thirds vote HB 2287 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2290—A bill to be entitled An act relating to the City of Pensacola, Escambia County; establishing the Belmont-DeVillier improvement board as a body corporate; prescribing the boundaries of the Belmont-DeVillier area, the method of changing those boundaries; prescribing the number, qualifications, term, and methods of appointment and removal of members; providing for filling of vacancies in office, for service without compensation, for reimbursement of expenses, for bonding, and for personal liability in certain instances; providing for bylaws and internal governance of the board; prescribing its functions and powers, including powers to acquire, own, lease, and dispose of property; requesting the City of Pensacola to exercise its eminent domain power for public purposes; providing for issuing, selling, and providing security for revenue certificates; providing for borrowing on short term, fixing, regulating, and collecting rates and charges; providing for maintenance of offices; providing for employment and prescribing the duties, authority, tenure, compensation, and expense reimbursement of a director and other staff; providing for the exercise of all necessary incidental powers; providing for the city to levy in each fiscal year an ad valorem property tax of not more than 1 mill on nonhomestead property to finance board operations; providing for assessment and collection thereof by the county; requiring maintenance of records, budget and fiscal control; forbidding participation on behalf of the board by personnel financially interested in the matter involved; providing for succession by the city to the property and certain functions of the board if it ceases to exist or operate; regulating issuance of board revenue certificates and providing for validation of bonds; prescribing scope of this act; providing for a referendum election; specifying policy as to who is eligible voter and clarifying intent as to millage limitation; providing an effective date.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 2290 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 1250—A bill to be entitled An act relating to the City of Jacksonville; adding subsection 35 of Section 3.02, Article 3 of Chapter 67-1320, Laws of Florida, as amended, to provide for full power by the consolidated government consistent with Chapter 73-129, Laws of Florida; providing an effective date.

—was read the second time by title. On motion by Senator Hair, by two-thirds vote HB 1250 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2066—A bill to be entitled An act relating to the City of Orlando, Orange County; amending provisions relating to the pension fund for the police department of said city; amending section 1 of chapter 22414, Laws of Florida, 1943, as amended, providing for an increase of member contributions;

amending section 7 of chapter 22414, Laws of Florida, 1943, as amended, providing for an increase in nonduty connected permanent disability pension benefits; amending section 9 of chapter 22414, Laws of Florida, 1943, as amended, providing for an increase in duty connected permanent disability pension benefits; amending section 10 of chapter 22414, Laws of Florida, 1943, as amended, to adjust to the new age at which pensions may be paid; amending section 12 of chapter 22414, Laws of Florida, 1943, as amended, providing for an increase in pension benefits and a decrease in the age at which they may be paid; repealing section 2 of chapter 23446, Laws of Florida, 1945, which requires 25 years of service to receive a pension; amending section 18 of chapter 22414, Laws of Florida, 1943, as amended, to provide for rejection of the terms of this act and to adjust to the new age at which pensions may be paid; repealing section 21 of chapter 22414, Laws of Florida, 1943, as amended, which provides for the reexamination of pensioners with less than 25 years of service; providing an effective date.

—was read the second time by title. On motion by Senator Plante, by two-thirds vote HB 2066 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saylor	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

HB 2067—A bill to be entitled An act relating to the City of Orlando, Orange County; amending provisions relating to the pension fund for the fire department of said city; amending section 1 of chapter 23444, Laws of Florida, 1945, as amended by section 1 of chapter 72-633, Laws of Florida, by providing for an increase in member contributions; amending section 7 of chapter 23444, Laws of Florida, 1945, as amended by section 5 of chapter 72-633, Laws of Florida, and as amended by section 3 of chapter 73-573, Laws of Florida, by providing for an increase in nonduty connected permanent disability pension benefits; amending section 9 of chapter 23444, Laws of Florida, 1945, as amended by section 5 of chapter 61-2605, Laws of Florida, and as amended by section 7 of chapter 72-633, Laws of Florida, by providing for an increase in duty connected permanent disability pension benefits; amending section 10 of chapter 23444, Laws of Florida, 1945, as amended by section 1 of chapter 67-1837, Laws of Florida, and as amended by section 8 of chapter 72-633, Laws of Florida, to adjust to the new age at which pensions may be paid; amending section 12 of chapter 23444, Laws of Florida, 1945, as amended by section 6 of chapter 61-2605, Laws of Florida, and as amended by section 2 of chapter 72-633, Laws of Florida, by providing for an increase in pension benefits and a decrease in the age at which they may be paid; amending section 18 of chapter 23444, Laws of Florida, 1945, as amended by section 7 of chapter 61-2605, Laws of Florida, and as amended by section 3 of chapter 72-633, Laws of Florida, to provide for rejection of the terms of this act and to adjust to the new age at which pensions may be paid; repealing section 21 of chapter 23444, Laws of Florida, 1945, which provides for the reexamination of pensioners with less than 25 years of service; providing an effective date.

—was read the second time by title. On motion by Senator Plante, by two-thirds vote HB 2067 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Firestone	Henderson	MacKay
Brantley	Gallen	Holloway	McClain
Childers, D.	Glisson	Johnston	Myers
Childers, W. D.	Gordon	Lane, D.	Peterson
Deeb	Graham	Lane, J.	Plante
Dunn	Hair	Lewis	Poston

Renick	Spicola	Tobiasen	Wilson
Saylor	Stolzenburg	Trask	Winn
Scarborough	Thomas, J.	Vogt	Zinkil
Sims	Thomas, P.	Ware	

Nays—None

SB 1380—A bill to be entitled An act relating to Pinellas County; providing for charter government; providing for local government, name and county seat; providing for general powers and duties of county; providing for special powers; providing for exercise and limitation on powers; providing for conflicts between county and municipal ordinance; providing for seven (7) elected commissioners, one to be chairman; providing residency requirements, qualifications, compensation and vacancies in commission; providing for meetings; providing for additional powers of the legislative branch; providing for noninterference in administrative branch; providing for office of auditor; providing for duties of chairman; providing for county administrator, qualifications and duties; providing for county administrative code; providing for five (5) administrative departments headed by constitutional officers; providing for departments of zoning, legal affairs, finance and planning with appointative heads; providing for other administrative departments as established by county administrator; providing duties of initial administrative departments; providing for uniform personnel administration with personnel board; providing for charter amendments and charter review commission; providing for ordinance initiative; effect of charter provisions on existing ordinances and on special acts of legislature; providing prohibition on political activities; providing for retirement system and code of ethics; providing for severability; providing transition provisions; providing for referendum on charter and initial election of commissioners; providing for cooperation of former governments and continuation of offices, officers and employees with compensation; providing for continuation of proceedings and outstanding bonds; providing effective dates.

—was read the second time by title.

Senators Ware, Saylor and Deeb offered the following amendments which were moved by Senator Ware and adopted:

Amendment 1—On page 2, line 16, strike everything after the enacting clause and insert: **ARTICLE I - CREATION OF GOVERNMENT**

Section 1.01 Body Corporate.—

Pinellas County shall be a body corporate and politic, and shall have all rights and powers of local self-government which are now or may hereafter be provided by the United States Constitution and the Constitution and Laws of Florida and this Charter.

Section 1.02 Name and County Seat.—

The corporate name shall be the County of Pinellas, hereinafter referred to as the County. Said name shall be so designated in all actions and proceedings touching its rights, powers, properties and duties. The county seat shall be that presently designated by law.

ARTICLE—POWERS AND DUTIES OF COUNTY

Section 2.01 General Powers and Duties.—

The County shall have all powers of local self-government not inconsistent with general or special law or with this charter. The County shall establish provisions, pursuant to State and Federal Law, for protection of citizen human rights from discrimination based upon religion, political affiliation, race, color, age, sex or national origin by providing and insuring equal rights and opportunities for all citizens of Pinellas County.

Section 2.02 Special Powers.—

(1) The County shall have all special and necessary powers to furnish necessary services, functions and facilities within the County in the following areas:

- (a) Land use planning.
- (b) Zoning code classifications.
- (c) Solid waste disposal.

(d) Pollution control.

(e) Transportation services including a mass transit system and airport facilities.

(f) Consumer Protection.

(2) The County shall have the power and authority to assume and perform the following enumerated functions and obligations performed by any municipality, special district or agency whenever the County shall elect but only with the approval of the governing board of the municipalities. The county and municipalities shall cooperate to insure that the following enumerated services are supplied to all citizens in the most efficient and economical manner.

(a) Aquisition, sale and distribution of water.

(b) Sewer system services.

(c) Park and recreation facilities.

(d) Housing and social services.

(e) Library services.

(3) The County shall also have the power to assume and perform all functions and obligations performed by any municipality, special district or agency whenever such municipality, special district or agency shall request the performance or transfer of the function to the County.

(4) The County shall have all necessary power to accomplish municipal purposes within the unincorporated areas of the County through the creation of special municipal taxing districts with independent budgets. The County shall have full power to create, alter or abolish special municipal taxing districts created by the County to the full extent provided by the constitution and Laws of Florida provided, however, that the power to alter or amend shall not extend to water management, water control or drainage districts in existance at the time of the adoption of this Charter. The County shall exercise its powers to insure that the property situated within municipalities shall not be subject to taxation for services rendered by the county exclusively for the benefit of the property or residents in the unincorporated areas, nor shall property situated in the unincorporated areas be subject to taxation for services provided by the county exclusively for the property or residents within municipalities.

Section 2.03 Exercise of Powers.—

All powers of the County shall be exercised in accordance with this Charter, the Constitution or Laws of Florida. If the Charter, Constitution or Laws of Florida contain no provision for execution, then the County shall act by ordinance or resolution of the County Commission, provided all regulatory powers shall be exercised only by duly enacted ordinances.

Section 2.035. Conflicting County Ordinances with Municipal Ordinances.—

The County shall use its powers to promote a high quality of life throughout the County and to provide for the security and safety of all citizens. In performing duties under the specific special powers enumerated in s.2.02 (1) above, County ordinances shall prevail over municipal ordinances when in conflict, except that in the area of pollution control higher standards established by municipalities shall prevail. When not dealing with County special powers as enumerated in s.2.02 (1), a County ordinance in conflict with a municipal ordinance shall not be effective within the municipality to the extent of such conflict if the municipality elects to exempt itself from those provisions by ordinance or resolution.

Section 2.04 Limitation of Powers.—

The County shall not have the power, under any circumstances, to abolish any municipality.

ARTICLE III—LEGISLATIVE BRANCH

Section 3.01 Composition.—

(a) Composition. There shall be a County Commission composed of five (5) members. The County shall be divided into five (5) residential districts of contiguous territory as nearly equal in population as possible. There shall be one Commissioner residing in each residential district, but running for office county wide.

The Commissioners shall select from among themselves one person to serve for two years as Chairman of the County Commission. All Commissioners shall be elected for staggered four (4) year terms.

(b) Initial residential districts shall be the same as those previously used in the last general election. After each Decennial Census and at the five year interval following, the County Commission shall reapportion Commission districts. In the event that the County Commission fails to act to reapportion itself the County Administrator shall prepare a reapportionment ordinance and present same to the County Commission. If the County Commission fails to adopt such ordinance with or without amendment within sixty days of its presentation, the reapportionment plan as presented shall stand and remain valid until amended at the end of the following five (5) year interval.

(c) Members of the County Commission at the time of their election shall have been electors and residents of Pinellas County for at least the preceding two (2) years. Each Commissioner shall at the time of election be an elector and resident of the district from which said person is elected and shall remain an elector and resident of said district throughout the term of office. Any district Commissioner who shall remove his residency from the district from which he is elected shall thereupon become disqualified to represent said district and the office shall be deemed vacant and shall be filled as provided by this Charter.

Section 3.03 Compensation.—

The Commissioners' salaries shall be established by law. The Commissioners shall not be reimbursed for expenses other than those specifically approved by the Board of County Commissioners. Monies will only be reimbursed when properly incurred on County business. The County Administrator's salary shall be set by the County Commission. Compensation for elected department heads specified by this Charter who shall remain constitutional officers shall be as prescribed by general law. Compensation for appointed department heads shall be fixed by the County Commission.

Section 3.04 Vacancies.—

Vacancies on the County Commission shall be filled by majority vote of the Commission for the remainder of the unexpired term. However, the Commission, within thirty (30) days of such vacancy, may call a special election to fill any vacancy and set the date for such special election. Vacancies in the office of any elected department head who is a constitutional officer shall be filled as provided by law. Vacancies in the office of an appointed department head shall be filled by the appointment of the County Administrator. Nothing herein shall be construed as limiting the Governor's power to suspend or remove officers in accordance with law.

Section 3.05 Meetings.—

(a) Organizational Meetings. The organizational meeting of the County Commission shall be held on the first Tuesday after the first Monday after each general election.

(b) Regular Meetings. Regular meetings of the County Assembly shall be held as established by a majority vote of the County Commission but not less than monthly. A majority of all members elected to the County Commission shall constitute a quorum.

(c) Special Meetings. Special meetings may be called upon the direction of the Chairman or by majority of the members of the County Commission. Special meetings, when called, shall be solely for the purpose expressed in the call. Adequate public notice of the time, place and purpose of the meeting shall be given.

Section 3.06 Additional Powers and Duties.—

In addition to the general and special powers specified in this Charter, the County Commission may:

(a) Appoint a Clerk of the County Commission. All functions and duties now prescribed by the Constitution and Laws of Florida for the office of Clerk of the Circuit Court which relate to the Clerk's duties as ex-officio Clerk to the Board of County Commissioners and keeper of the official minutes of the Board of County Commissioners may be transferred to the Clerk of the County Commission.

(b) Adopt by a vote of at least three (3) Commissioners such rules or procedure as may be necessary for the conduct of the County Commissioner's business.

(c) Remove the County Administrator by a majority of the voting members of the County Commission at any time.

(d) Provide for the authentication and recording in full, in a properly indexed book kept for the purpose, of all minutes of meetings, ordinances and resolutions adopted by the Commission; and the same shall, at all times, be a public record. The Commission, with the advice and assistance of the General Counsel, shall cause each ordinance and resolution having the force and effect of law and each amendment to this Charter to be printed as promptly as possible following its adoption; and the printed ordinances, resolutions and Charter amendments shall be sold to the public at reasonable prices to be fixed by the Commission. The commission shall further maintain a codification of all ordinances. Such codification shall be published and made available for distribution on a continuing basis.

Section 3.07 Non-Interference.—

No commissioners shall interfere with the administrative branch of the County government. The Chairman and County Commissioners shall deal with the administration through the County Administrator; provided, however, that this shall not preclude any County Commissioner from making such studies, inquiries or investigations of the administrative branch as he deems appropriate. Any violation of this provision of this section shall be misconduct in office.

Section 3.08 Auditor.—

Office of Commission Auditor. The Commission may appoint an Auditor who shall be a Certified Public Accountant or Public Accountant as defined under the Laws of Florida governing the practice of Public Accountancy in Florida, or such other person qualified by education or experience in governmental accounting, internal auditing practices and fiscal controls. The Auditor shall be responsible for the development, installation and maintenance of an internal control manual and such other duties assigned by the Commission.

ARTICLE IV—ORGANIZATION

Section 4.01 Duties of Chairman.—

The Chairman of the Commission shall serve as the chief officer of the legislative branch of County government and shall devote such time as is necessary to perform the duties of the office. The Chairman in addition to the powers and duties provided elsewhere in this Charter, shall have the specific powers and duties to:

- (a) Serve as the presiding officer of the Commission.
- (b) Serve as the official representative and ceremony dignitary for the government of Pinellas County, with the prerogative to issue proclamations.
- (c) Sign ordinances, resolutions and documents for the Commission.
- (d) Call the Commission into special session.

Section 4.02 County Administrator: Qualifications; Absences and Disabilities; Removal.—

The Commission shall appoint the County Administrator by a vote of at least three (3) members of the full Commission and may dismiss by a majority vote of the full Commission. The Administrator shall be the head of the Administrative branch and shall serve at the will of the Commission. The Administrator shall be chosen on the basis of qualifications required by a job description to be prepared by the Commission within thirty (30) days from the effective date of this Charter.

Section 4.03 Powers, Functions and Duties of the County Administrator.—

(a) The Administrator shall be the chief administrative officer of the County. The Administrator shall be responsible to the commission for the proper administration of all County affairs placed in the Administrator's charge by or under this Charter. The Administrator shall direct and supervise the administration and functions of the County and of its departments, offices or agencies, except when prohibited by the Con-

stitution and Laws of Florida and except when such functions are specifically assigned by this Charter to any department, office or agency whose head is not appointed by the Administrator.

(b) Except as otherwise provided by the Constitution and Laws of Florida, or by this Charter, the Administrator shall appoint and, when necessary for the good of the County, may remove all appointed department heads except the head of the Department of Legal Affairs.

(c) The Administrator shall see that all ordinances, resolutions and orders of the Commission and all laws of the State which are subject to enforcement by the Administrator, or by officers who are subject under this Charter to the Administrator's direction and supervision, are faithfully executed.

(d) The Administrator shall prepare and submit the annual budget and capital program to the Commission and execute the budget and capital program in accordance with appropriations and ordinances adopted by the Commission.

(e) The Administrator shall regularly examine the accounts, records and operations of every County department, office or agency. The Administrator shall make regular monthly reports to the Commission on County affairs; and shall keep the Commission fully advised on the financial condition and future needs of the County and make such recommendations on county affairs as deemed desirable by the Administrator.

(f) The Administrator shall submit to the Commission at the end of the fiscal year a complete report on the finances and administrative activities of the County for the preceding year and prepare and make available for distribution to the public, within three (3) months after the end of each fiscal year, an annual report on County affairs during that fiscal year.

(g) The Administrator shall carry into execution such other powers or duties as are required by this Charter or may be prescribed by the Commission.

(h) The Administrator shall coordinate all funding programs of all units with the County government.

Section 4.04 Administrative Code.—

(a) The County Administrator shall prepare an initial administrative code which shall set forth departmental organization of the government and the nature and scope of each department together with all required rules and procedures for the operation of said departments and a comprehensive budget procedure. Within nine (9) months of the appointment of the initial Administrator, an administrative code shall be prepared and submitted to the Commission for review, amendment and adoption. The Commission shall adopt the code as submitted or amended within three (3) months of the date submitted. If not adopted within three (3) months, the code as originally prepared by the Administrator shall be considered approved and shall remain in force until such time as it may be formally amended by the Commission. The Administrator may, from time to time in departments with appointative department heads submit any changes in department organization, including combinations, deletions and creations of departments or divisions and transfer of responsibility between departments and divisions to the Commission for review, amendment and adoption. Recommended changes in departments headed by constitutional officers shall be submitted to that department head.

ARTICLE V - ADMINISTRATIVE DEPARTMENTS, OFFICES AND AGENCIES

Section 5.01 General Provisions.—

(a) The activities under the direction and supervision of the County Administrator shall be distributed among such initial departments, offices and agencies as are established by this Charter or may be established, merged or abolished thereunder pursuant to the provisions of this Charter.

(b) Except as provided by this Charter, each such department, office or agency shall be administered by an officer appointed by and subject to the direction and supervision of the Administrator. With the consent of the Commission, the Administrator may serve as the head of one (1) or more such departments, offices or agencies and with Commission consent may appoint one (1) person as the head of two (2) or more such departments, offices or agencies.

Section 5.02. The following five departments are established to be headed by the elected constitutional officers with such pow-

ers and duties as prescribed by the Constitution and Laws of the State of Florida and this Charter.

- (1) Department of Tax Collections/Tax Collector
- (2) Department of Property Appraisal/Property Appraiser
- (3) Department of Law Enforcement/Sheriff
- (4) Department of Elections/Supervisor of Elections
- (5) Department of Clerk of the Circuit Court/Clerk of the Circuit Court

In addition the County Administrator may establish such other administrative departments and prescribe duties and responsibilities thereto in order to effectuate the smooth functioning of the County. Such additional departments shall include but not be limited to the following:

- (1) Department of Planning
- (2) Department of Legal Affairs
- (3) Department of Zoning

Section 5.03, Duties of Initial Departments.—

(a) Department of Tax Collections.—

The Department of Tax Collection is hereby created and shall be headed by the elected County Tax Collector who shall be a constitutional officer and shall be responsible for carrying out the functions, duties and requirements prescribed by the Constitution and Laws of the State of Florida for the office of Tax Collector and shall further carry out the functions, duties and requirements prescribed by this Charter and County Ordinances adopted pursuant to this Charter.

(b) Department of Property Appraisal.—

The Department of Property Appraisal is hereby created and shall be headed by the elected county Property Appraiser who shall be a constitutional officer and shall be responsible for carrying out the functions, duties and requirements prescribed by the Constitution and the Laws of State of Florida for the office of Property Appraiser and shall further carry out the functions, duties and requirements prescribed by this Charter and County Ordinances adopted pursuant to this Charter.

(c) Department of Law Enforcement.—

The Department of Law Enforcement is hereby created and shall be headed by the elected County Sheriff who shall be a constitutional officer and shall be responsible for carrying out the functions, duties, and requirements prescribed by the Constitution, Laws of the State of Florida, this Charter and Ordinances adopted pursuant to this Charter.

(d) Department of Elections.—

The Department of Elections is hereby created and shall be headed by the elected County Supervisor of Elections who shall be a constitutional officer and shall be responsible for carrying out of the functions, duties and requirements prescribed by the Constitution and the Laws of the State of Florida for the office of Supervisor of Elections and shall further carry out the functions, duties and requirements prescribed by this Charter and County ordinances adopted pursuant hereto. All those functions, duties and requirements prescribed by the Constitution and Laws of Florida for the Clerk of the Circuit Court which relate to the Clerk's election duties are hereby transferred to the Department of Elections.

(e) Department of Clerk of the Circuit Court.—

The Department of Clerk of the Circuit Court is hereby created and shall be headed by the Clerk of the Circuit Court who shall be a constitutional officer and shall be responsible for carrying out the functions, duties and requirements prescribed by the Constitution and Laws of Florida pertaining to the duties and functions of the Clerk of the Circuit Court not otherwise transferred to another department by the provisions of this Charter.

(f) Department of Planning.—

The Department of Planning is hereby created and shall be headed by the Director of Planning who shall be appointed by and work under the immediate supervision of the County Administrator. The Department of Planning shall be responsible

for providing technical aid and assistance to the County Commission in preparing a county wide land use plan including but not limited to the following elements;

- (1) Proposed land use and population distribution element.
- (2) Traffic circulation element.
- (3) General sanitary sewer, solid waste, drainage and potable water element.
- (4) A conservation element for protection of the natural resources.
- (5) A recreation and open space element.
- (6) A housing element.
- (7) A coastal zone protection element.
- (8) An intergovernmental coordination element.

The Department of Planning shall also assist in the preparation of other comprehensive plans, objectives and policies necessary for the orderly growth, development and environmental protection of Pinellas County as a whole including the coordination of implementation of zoning ordinances.

The Pinellas Planning Council created by Chapter 73-594, Laws of Florida, and subsequently amended continues as established and shall retain all powers, duties and responsibilities not inconsistent with the provisions of this Charter. The Pinellas Planning Council shall be the primary planning department serving the citizens of Pinellas County working in conjunction with the County Department of Planning and with the municipal governments within Pinellas County. All county wide comprehensive plans shall continue to be subject to review of the County Commission.

(g) Department of Legal Services.—

The Department of Legal Services is hereby created and shall be headed by the Director of Legal Services who shall be appointed by the County Commission. The Department of Legal Services shall be responsible for the representation of the County Charter Government, the County Commission, the Chairman, the County Administrator and the elected and appointed department heads and all other departments, divisions, regulatory boards and advisory boards of the County Government. The Department shall consist of a Director who shall be an attorney licensed to practice law in Florida and other licensed attorney assistants as may be required. The attorney assistants shall be appointed by the Director. Special attorneys and experts shall be employed only when required in specific matters upon the recommendation of the Director of the Department and the approval of the Commission.

(h) Department of Zoning.—The Department of Zoning is hereby created and shall be headed by the Director of Zoning who shall be appointed by the Administrator. The Department of Zoning shall be responsible to the Administrator and the County Commission for the implementation of appropriate plans for land use including implementation of the zoning code within the unincorporated areas. All decisions regarding zoning and variances shall initially be made by the department and shall be in writing. All zoning or variance decisions may be appealed to the Commission within thirty (30) days of the rendering of the decision. If the Commission shall elect to overturn the decision of the Department of Zoning it shall do so within sixty days of the filing of the appeal. Otherwise the decision of the Department of Zoning shall be final. The Commission may on its own motion elect to review any decision of the Department of Zoning.

(i) Department of Finance.—The Department of Finance is hereby created and shall be headed by the Director of Finance who shall be appointed by the Administrator.

The Department of Finance shall assist the Administrator in the preparation and execution of the county budget and capital program and submit to the Commission through the Administrator at the end of each fiscal year a written report of the financial transactions of that year and a complete statement of the financial condition of the County at the end of the year. In addition, the department shall perform all other duties assigned to it by the Administrator or the County Commissioner.

ARTICLE VI—UNIFORM PERSONNEL ADMINISTRATION

Section 6.01. There is hereby created a Pinellas County Personnel Board consisting of seven (7) members; two of which shall be appointed by the elected constitutional officers, as specified in s.5.02, as a body; two of which shall be appointed by the County Commission and two of which shall be appointed by the classified employees who are subject to this ARTICLE. The seventh member shall be selected by the other six members. All members shall serve staggered two year terms. Four of the members shall serve an initial one year term such members to be determined by lot at their first meeting. Thereafter, all terms shall be for two years. Any vacancy occurring in the Board shall be filled in the same manner as the departing member was selected, to serve for the remainder of the unexpired term. Board members shall serve for such compensation as set by the County Commission. All members shall be at least eighteen (18) years of age and shall in no way be related to any person subject to regulation by the Board.

Section 6.02. There shall be a uniform personnel system for all employees except those employees holding exempt positions as established by the Pinellas County Personnel Board. Such exempt positions shall include but not be limited to; all elected officials, all persons appointed to fill vacancies in elective positions, the County Administrator and the Director of the Office of Planning, legal affairs and directors of administrative departments. The County Personnel Board shall present to the County Commission within six months of the adoption a recommended ordinance merging all existing merit or civil service systems into a single uniform personnel system specifying exempt and non-exempt positions. The Commission shall within six months of receiving the ordinance adopt same with or without modification establishing a uniform personnel system. Upon adoption of the ordinance those special acts of the legislature establishing other civil service or merit systems shall be abolished. Thereafter, the Personnel Board shall be responsible for administering such system establishing rules and regulations necessary for the smooth running of the system.

ARTICLE VII—CHARTER AMENDMENT

(a) The County Commission by ordinance passed by an affirmative vote of not less than four (4) members shall have authority to propose amendments to this Charter.

(b) Amendment to this Charter may also be proposed by special act of the legislature.

(c) Proposed by Petition. Amendment to this Charter may be proposed by a petition signed by qualified registered voters equal to at least five (5) percent of the number of qualified registered voters of the County at the time of the last preceding general election. Any such petition shall be filed with the Supervisor of Elections with a notice of filing to the Clerk of the County Commission. The Supervisor of Elections shall forthwith check said petition for validity and file his report with the Clerk of the County Commission.

(d) Any such amendment as proposed in (a) (b) or (c) of this section shall be subject to referendum at the time of the next succeeding regular election for County officers, including County Commissioners. Notice of referendum, together with the exact language of the proposed amendment, shall be published once a week for four consecutive weeks in a newspaper of general circulation in the County, the first publication being at least forty-five (45) days prior to the referendum.

Section 7.02 Charter Review.—

An initial Charter Review Commission composed of eleven (11) members shall be appointed immediately upon adoption of this Charter. Five (5) members shall be appointed by the County Commission and five (5) members shall be appointed by the Pinellas Legislative Delegation. The eleventh member shall be selected by the other appointed members. The Charter Review Commission shall review the Charter once passed and recommend any needed changes in the Charter to the legislative delegation and to the County Commission before March 1, 1976. Thereupon, the initial Charter Review Commission shall be abolished.

Section 7.03 Powers of Ordinance Proposal.—

(a) The power to propose the enactment, amendment or repeal of any County ordinance by initiative is reserved to the people. This power may be invoked by filing with the Clerk of the County Commission and the Supervisor of Elec-

tions, a petition containing a copy of the proposed ordinance, amendment or repealer signed by a number of electors equal to seven (7) percent of the total county electors voting in the last general election. Upon certification that the petition contains seven (7) percent of the total county electors voting in the last general election, it shall be the duty of the Supervisor of Elections to determine the validity of said petition within not more than thirty (30) days and to report such determination in writing to the Commission. Upon the failure of the Supervisor of Elections to so act within thirty (30) days, then it shall be the duty of the Administrator to so act. It shall be the duty of all county officers and departments to assist and cooperate with the Supervisor of Elections and/or the Administrator in determining the validity of said petition.

(b) Should the Supervisor of Elections and/or the Administrator determine that said petition is valid, it shall be the duty of the Commission to place the ordinance, ordinance amendment or ordinance repealer on the ballot at the next county-wide election, however, the Commission may call a special election to be held in accordance with law.

(c) If the matter is approved by a majority vote of the electors voting, the concerned ordinance, ordinance amendment or ordinance repealer shall become effective immediately upon the filing of the report of the Canvass Board with the Florida Department of State.

(d) The initiative power shall not extend to the proposing of any part or all of the annual budget or capital program or fixing ordinance making or repealing any appropriation of money fixing the salaries of County officers or employees or authorizing or repealing the levy of taxes.

Section 7.04. Power of Recall.

The electors of the County shall have the power to recall any elected Charter officer in accordance with the laws of the State of Florida.

ARTICLE VIII—EFFECT OF ORDINANCES

Section 8.01 Effect on Local County Laws.—

All existing laws, ordinances, regulations and resolutions to the extent that they are not inconsistent with the provisions of this Charter shall remain operative until repealed or modified by the County Commission. All existing laws, ordinances, regulations or resolutions which are inconsistent with the provisions of this Charter shall become void upon adoption of the Charter.

Section 8.02 Special Acts of the Legislature.—

All special acts of the Legislature relating to Pinellas County, except those special acts enumerated below, shall upon adoption of this charter become ordinances subject to review, amendment or repeal by the County Commission.

(a) Juvenile Welfare Board created by referendum No. 23483, 1945, and as amended.

(b) Pinellas Planning Council created by 73-594 and as amended.

(c) Municipal occupational licenses provided for by Chapter 70-897, Laws of Florida.

(d) Community Redevelopment projects provided for by Chapter 74-605, Laws of Florida.

(e) Occupational licenses provided for by Chapter 73-595, Laws of Florida.

(f) Southern standard building, mechanical, plumbing and electrical codes provided for by Chapter 74-579, Laws of Florida.

ARTICLE IX—MISCELLANEOUS PROVISIONS

Section 9.01 Political Activities.—

Nothing contained in this Charter or ordinance adopted pursuant thereto shall abridge the rights of all County employees to vote as they choose and express their opinions on all political subjects and candidates; provided, however, that no officer or employee of the County government, with the exception of elected officers, shall take an active part in political campaigns or engage in political activities during regular working hours.

Section 9.02 Retirement System.—

All officers and employees of the County Government shall be covered by an appropriate retirement system as fixed by law.

Section 9.03 Code of Ethics.—

The County Commission by ordinance, shall adopt a code of ethics which shall be binding upon all officers and employees of the County Government. Penalty for violation may be provided by ordinance or by law.

Section 9.04 Severability.—

If any ARTICLE, section, sub-section, sentence, clause or provision of this Charter is held invalid, the remainder of the Charter shall not be affected.

ARTICLE X—TRANSITION PROVISIONS

Section 10.01 Referendum and Question on Ballot.—

A special election on this Charter shall be held in accordance with the Laws of the State of Florida governing such special elections. The question on the ballot and the form of the ballot shall be:

Shall the Charter of Pinellas County, Florida, providing for the reorganization of County Government be adopted?

Yes _____ No _____

At the election called to approve this Charter, there shall be no other charter proposal on the ballot.

Referendum on this Charter shall be held in November, 1975, at a date to be picked by the Supervisor of Elections subject to the approval of the County Commission.

Section 10.02 Initial County Commission.—All present County Commissioners shall remain in office for the remainder of the term to which they were elected or appointed.

Section 10.03 Cooperation of Former Governments.—

All officials and employees of the former governments shall cooperate and assist the County Commissioner, the Chairman and employees of the Charter Government in the orderly transfer of duties and responsibilities. The County Commission and its designees shall be entitled to examine all records, files and data pertaining to offices of the former government which have been changed by this Charter.

Section 10.04 Offices and Officers of Former Governments.—

Unless otherwise provided by this Charter, all offices, officials, boards, commissions and agencies of former governments shall cease to exist on the effective date of this Charter, and all powers, duties and functions thereof shall be transferred and vested in the Charter Government. All offices, officials, boards, commissions and agencies shall continue to perform their respective duties and functions until their respective successors have been selected, appointed or otherwise provided for by the Charter Government and office. All such offices, officials, boards, commissions and agencies shall receive from the Charter Government compensation equal to that being received on the effective date of this Charter for the period of time they continue to serve. All offices, officials, boards, commissions and agencies shall, upon termination of their respective service, promptly account for and upon receiving appropriate receipts release to the Charter Government any and all property and funds for which they would have been accountable to any former government.

Section 10.05 Elected Officials Continued.—

All constitutional officers shall serve the balance of their unexpired term.

Section 10.06 Employees Continued.—

All employees of the former County Government or districts shall on the effective date of this Charter become employees of the Charter Government without any loss of benefits. Salaries of all employees shall be continued at the same level as on the effective date of this Charter until changed by the County Commission.

Section 10.07 Definition of Continued Employees.—

Any person who is compensated for services to the County or its subdivisions, agencies or units by payment of fees or retainers or any employee not working in a full-time ca-

capacity is hereby designated a part-time employee and shall not be automatically continued in such position or office as contemplated by this ARTICLE.

Section 10.08 Compensation of Continued Officials.—All appointed department heads shall receive the salary in effect at the time of the adoption of this Charter until changed by the County Commission.

Section 10.09 Proceedings Continued.—

All petitions, hearings and other proceedings pending before any officer, office, department or board of any former governments or districts shall remain in full force and effect. All such petitions, hearings or other proceedings shall be completed by the office, officer, department or board of the Charter Government succeeding to the rights, duties and obligations of former governments.

Section 10.10 Outstanding Bonds.—

All outstanding bonds issued by former governments, including the Board of County Commissioners of Pinellas County and all special districts or authorities abolished or altered by this Charter are obligations of the County Government; however, such obligations and the interest thereon shall be made solely from and charged solely against funds derived from the same sources from which payment would have been made had this Charter not become effective.

Section 10.11 Effective Dates.—

The provisions of this act providing for public referendum on this Charter shall take effect upon becoming law. The Charter provisions contained herein shall become effective upon approval by referendum, however, the changes in governmental organization mandated by this Charter shall not become effective until January 1, 1976.

Amendment 2—Strike all of lines 4 through 29 on page 1; all of lines 1 through 14 on page 2 and insert: A bill to be entitled An act relating to Pinellas County; providing for charter government; providing for local government, name and county seat; providing for general powers and duties of county; providing for special powers; providing for exercise and limitation on powers; providing for conflicts between county and municipal ordinance; providing for five (5) elected commissioners, one to be chairman; providing residency requirements, qualification, compensation and vacancies in commission; providing for meetings; providing for additional powers of the legislative branch; providing for noninterference in administrative branch; providing for office of auditor; providing for duties of chairman; providing for county administrator, qualifications and duties; providing for county administrative code; providing for five (5) administrative departments headed by constitutional officers; providing for departments of zoning, legal affairs, finance and planning with appointative heads; providing for other administrative departments as established by county administrator; providing duties of initial administrative departments; providing for uniform personnel administration with personnel board; providing for charter amendments and charter review commission; providing for recall of officers; providing for effect of charter provisions on existing ordinances and on special acts of legislature; providing prohibition on political activities; providing for retirement system and code of ethics; providing for severability; providing transition provisions; providing for referendum on charter; providing for cooperation of former governments and continuation of offices, officers and employees with compensation; providing for continuation of proceedings and outstanding bonds; providing an effective date.

On motion by Senator Ware, by two-thirds vote SB 1380 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—39

Mr. President	Gallen	Johnston	Peterson
Brantley	Glisson	Lane, D.	Plante
Childers, D.	Gordon	Lane, J.	Poston
Childers, W. D.	Graham	Lewis	Renick
Deeb	Hair	MacKay	Sayler
Dunn	Henderson	McClain	Scarborough
Firestone	Holloway	Myers	Sims

Spicola	Thomas, P.
Stolzenburg	Tobiassen
Thomas, J.	Trask

Vogt
Ware
Wilson

Winn
Zinkil

Nays—None

On motion by Senator Tobiassen by two-thirds vote SB 1353 was withdrawn from the Committee on Rules and Calendar and placed on the local calendar.

SB 1353—A bill to be entitled An act relating to the Pensacola-Escambia Governmental Center Authority; providing for a county referendum to determine if the electors are in favor of the Pensacola-Escambia Governmental Center Complex and their preference as to the location of the complex and the proposed judicial building; abolishing the authority by repealing chapters 69-1049, 70-679 and 71-631, Laws of Florida, if the electors are not in favor of the complex; providing that the sites selected by a majority of the voters be the sites of the complex and the proposed judicial building; authorizing the board of county commissioners to accept financing for the election from any individual or group; providing an effective date.

—was read the second time by title.

Senator Tobiassen moved the following amendments which were adopted:

Amendment 1—On page 1, line 20, strike everything after the enacting clause and insert: Section 1. Chapters 69-1049, 70-679 and 71-631, Laws of Florida, are hereby repealed.

Section 2. This act, except for this section which shall take effect upon becoming a law, shall take effect only upon approval by a majority vote of the electors of Escambia County voting in a referendum election which shall be called and held by the Board of County Commissioners of Escambia County in Escambia County at a special election which shall be held within 60 days from the date this act is filed with the Secretary of State. There shall be at least 30 days notice of the election as provided by ss.100.342, Florida Statutes. The election required by this section shall be paid for by Escambia County and the expenditure of funds for this purpose is a proper county expense.

Amendment 2—On page 1 in title, strike all of lines 3 through 18 and insert: A bill to be entitled an act relating to the Pensacola-Escambia Governmental Center Authority; repealing chapters 69-1049, 70-679 and 71-631, Laws of Florida, to abolish said authority; providing for a referendum.

On motion by Senator Tobiassen, by two-thirds vote SB 1353 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

On motion by Senator Sayler, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed HB 2249 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representatives Richmond and Culbreath—

HB 2249—A bill to be entitled An act relating to Pasco County; amending section 6 of chapter 74-573, Laws of Florida, providing that members of the Pasco County Board of Consumer Affairs and Appeals for good cause shown may be removed by a vote of four members; providing for removal of members who miss meetings; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title. On motion by Senator Peterson, the rules were waived and the bill was placed on the local calendar.

On motions by Senator Peterson by two-thirds vote HB 2249 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Graham	Myers	Thomas, J.
Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Sayler	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Sayler and others—

SB 1330—A bill to be entitled An act relating to Pinellas County, Florida; authorizing said county to operate or contract for the operation of a solid waste disposal and resource recovery system for the disposal of garbage and other waste matter and the recovery of energy and other resources; authorizing Pinellas County to require the use of the facilities of the solid waste disposal and resource recovery system by all of the inhabitants and entities of Pinellas County, including all municipalities; authorizing the governing body to prescribe and collect reasonable charges for the services and facilities of the solid waste disposal and resource recovery system; authorizing the lease of facilities; authorizing emergency disposal by individual political subdivisions; repealing and subordinating any inconsistent or conflicting powers granted to any municipality or other body within Pinellas County; providing for the effect of state general laws; providing severability; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

House Amendment 1—On page 13, between lines 16 and 17 insert the following:

(a new section and renumber subsequent sections.)

Section 19. In the event a charter is adopted by the voters for the county of Pinellas, this act shall become an ordinance of the county.

House Amendment 2—On page 1, line 23 in title, strike all of line 23 and insert the following: laws; providing severability; providing for conversion to local ordinance contingent upon passage of charter; providing an effective

On motions by Senator Sayler, the Senate concurred in House Amendments 1 and 2 to SB 1330.

SB 1330 passed as amended by the House amendments, was ordered engrossed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—34

Mr. President	Graham	Myers	Thomas, J.
Brantley	Henderson	Peterson	Thomas, P.
Childers, D.	Holloway	Poston	Tobiassen
Childers, W. D.	Johnston	Renick	Vogt
Deeb	Lane, D.	Sayler	Ware
Dunn	Lane, J.	Scarborough	Wilson
Firestone	Lewis	Sims	Winn
Gallen	MacKay	Spicola	
Gordon	McClain	Stolzenburg	

Nays—None

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senators W. D. Childers and Tobiassen—

SB 830—A bill to be entitled An act providing for the liquidation of The Quadricentennial Commission of Pensacola; providing for the manner of payment of outstanding Paving Revenue Certificates of said Commission by Santa Rosa Island Authority from rentals due and payable to the Commission providing for the payment of any other debts of the Commission and bank charges; providing for the transfer of any cash of the Commission remaining to Santa Rosa Island Authority to be used to the extent required for the payment of the above Revenue Certificates and any balance for such public purposes as the Authority shall determine; providing for the transfer of all tangible personal property owned by the Authority to Historic Pensacola Preservation Board; providing for the abolishment of said Commission and an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

Amendment 1—On page 1, line 5 in title, strike all of line 5 and insert the following: Quadricentennial Commission of Pensacola, as created by Chapter 57-2043, Laws of Florida, as amended;

On motion by Senator W. D. Childers, the Senate concurred in House amendment 1 to SB 830.

SB 830 passed as amended by the House amendment, was ordered engrossed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—34

Mr. President	Graham	Myers	Thomas, J.
Brantley	Henderson	Peterson	Thomas, P.
Childers, D.	Holloway	Poston	Tobiassen
Childers, W. D.	Johnston	Renick	Vogt
Deeb	Lane, D.	Sayler	Ware
Dunn	Lane, J.	Scarborough	Wilson
Firestone	Lewis	Sims	Winn
Gallen	MacKay	Spicola	
Gordon	McClain	Stolzenburg	

Nays—None

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Sayler and others—

SB 1345—A bill to be entitled An act relating to Pinellas County creating a personnel board and a personnel department, establishing a personnel system for employees under the direction and control of the Board of County Commissioners and constitutional officers; describing and defining the duties of the personnel board and the director of personnel; prescribing penalties for the violation of this act and of rules adopted pursuant thereto; repealing Chapters 63-1794, 65-2107, 67-1924, 69-1486, 69-1482 and 74-587; and providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

House Amendment 1—On page 1, line 23, after the word "except" insert the following: positions under any constitutional officer who elects not to enter this personnel system and

House Amendment 2—On page 10, line 12 - 19, strike lines 12-19 and insert the following: Section 12, Chapter 74-587, Special Acts of Florida, is hereby repealed.

House Amendment 3—On page 11, between lines 2 and 3 insert the following: a new section and renumber subsequent sections:

Section 15. In the event a charter is adopted by the voters for the county of Pinellas, this act shall become an ordinance of the county.

House Amendment 4—On page 1, in title, between lines 14 and 15 insert the following: providing for conversion to local ordinance contingent upon passage of charter;

House Amendment 5—On page 1, in title, lines 13-14, strike 63-1794, 65-2107, 67-1924, 69-1482, 69-1486

On motions by Senator Saylor, the Senate concurred in House amendments 3 and 4 to SB 1345.

On motion by Senator Saylor, the Senate refused to concur in House amendments 1, 2 and 5 to SB 1345, and the House was requested to recede therefrom. The action, with the bill and amendments, was certified to the House.

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed with Amendment—

By Senators Vogt and Wilson—

SB 1351—A bill to be entitled An act relating to Brevard County, Florida; relating to oyster and clam conservation; regulating the taking and transportation of oysters and clams from the waters of Brevard County; placing limits on the taking and transportation of oysters and clams from the waters of Brevard County for personal consumption; providing exceptions; providing that violation is a misdemeanor; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

House Amendment 1—On page 2, lines 15 and 16, strike all of lines 15 and 16 and insert the following: guilty of a criminal offense and misdemeanor within the meaning of s.775.08, Florida Statutes, and shall be punished as provided by law.

On motion by Senator Vogt, the Senate concurred in the House Amendment 1 to SB 1351.

SB 1351 passed as amended by the House Amendment, was ordered engrossed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—34

Mr. President	Graham	Myers	Thomas, J.
Brantley	Henderson	Peterson	Thomas, P.
Childers, D.	Holloway	Poston	Tobiassen
Childers, W. D.	Johnston	Renick	Vogt
Deeb	Lane, D.	Saylor	Ware
Dunn	Lane, J.	Scarborough	Wilson
Firestone	Lewis	Sims	Winn
Gallen	MacKay	Spicola	
Gordon	McClain	Stolzenburg	

Nays—None

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives returns SB 1356 as requested.

Allen Morris, Clerk

SB 1356—A bill to be entitled An act relating to Columbia County; repealing chapter 27476, Laws of Florida, 1951, and chapter 61-1594, Laws of Florida, relating to the election, duties and compensation of the county attorney for Columbia County; allowing the completion of the current term; providing an effective date.

On motion by Senator MacKay, the rules were waived and the Senate immediately reconsidered the vote by which SB 1356 passed on May 29. On motion by Senator MacKay SB 1356 was indefinitely postponed.

On motion by Senator Brantley, by two-thirds vote the afternoon session for this day was rescheduled from 1:00 until 4:00 p.m.

CLAIM BILLS

SB 372—A bill to be entitled An act for the relief of specified individuals to compensate them for serving as grand jurors or appearing as witnesses after the term of court for which they were called had expired due to an oversight by the state attorney; providing an effective date.

—was read the second time by title.

The Committee on Ways and Means offered the following amendment which was moved by Senator Poston and adopted:

Amendment 1—On page 3, lines 7-11, strike all of Section 2 and insert a new Section 2: Payment to each of the persons named in the preamble of this act, for providing relief for losses sustained, is hereby authorized, in the amounts specified, from State General Revenue funds appropriated for the purpose of making payments to jurors and witnesses.

On motion by Senator Poston, by two-thirds vote SB 372 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—32

Mr. President	Gordon	McClain	Stolzenburg
Brantley	Graham	Myers	Thomas, J.
Childers, D.	Henderson	Peterson	Thomas, P.
Childers, W. D.	Holloway	Plante	Tobiassen
Deeb	Johnston	Poston	Vogt
Dunn	Lane, J.	Renick	Ware
Firestone	Lewis	Sims	Wilson
Glisson	MacKay	Spicola	Winn

Nays—None

By unanimous consent Senator Hair was recorded as voting yea.

SB 552—A bill to be entitled An act providing a monetary award to S. Allen Norris for his meritorious suggestion regarding the collection of taxes from insurance companies writing workmen's compensation coverage; providing an appropriation; providing an effective date.

—was read the second time by title. On motion by Senator P. Thomas, by two-thirds vote SB 552 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Mr. President	Graham	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Vogt
Deeb	Johnston	Renick	Ware
Dunn	Lane, J.	Sims	Wilson
Firestone	Lewis	Spicola	Winn
Glisson	MacKay	Stolzenburg	
Gordon	McClain	Thomas, J.	

Nays—None

By unanimous consent Senators Hair and Myers were recorded as voting yea.

Senator Brantley presiding

HB 326—A bill to be entitled An act for the relief of Eugene Goff; providing an appropriation to compensate him for loss of income, personal property, and personal injury as the result of an accident caused through a malfunction of the drawbridge in White City, Gulf County; providing an effective date.

—was read the second time by title. On motion by Senator P. Thomas, by two-thirds vote HB 326 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Brantley	Graham	Myers	Thomas, P.
Childers, D.	Henderson	Peterson	Vogt
Childers, W. D.	Johnston	Plante	Ware
Deeb	Lane, D.	Poston	Wilson
Dunn	Lane, J.	Renick	Winn
Firestone	Lewis	Sims	Zinkil
Gallen	MacKay	Stolzenburg	
Glisson	McClain	Thomas, J.	

Nays—None

By unanimous consent Senator Hair was recorded as voting yea.

HB 682—A bill to be entitled An act relating to the relief of Sgt. Michael Slepecky; providing an appropriation to compensate him for damages to his property as a result of the negligence of the department of transportation; providing an effective date.

—was read the second time by title. On motion by Senator J. Thomas, by two-thirds vote HB 682 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—28

Mr. President	Gallen	Lewis	Thomas, J.
Brantley	Glisson	Peterson	Thomas, P.
Childers, D.	Graham	Poston	Vogt
Childers, W. D.	Henderson	Renick	Ware
Deeb	Holloway	Sims	Wilson
Dunn	Johnston	Spicola	Winn
Firestone	Lane, D	Stolzenburg	Zinkil

Nays—None

HB 753—A bill to be entitled An act relating to Leon County; providing for the relief of George R. French and J. W. French; compensating them for injuries resulting from the negligence of Leon County; providing an appropriation; providing an effective date.

—was read the second time by title. On motion by Senator P. Thomas, by two-thirds vote HB 753 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Mr. President	Glisson	MacKay	Stolzenburg
Brantley	Gordon	McClain	Thomas, J.
Childers, D.	Graham	Peterson	Thomas, P.
Childers, W. D.	Henderson	Plante	Vogt
Deeb	Holloway	Poston	Ware
Dunn	Johnston	Renick	Wilson
Firestone	Lane, J.	Sims	
Gallen	Lewis	Spicola	

Nays—1

Zinkil

HB 469—A bill to be entitled An act for the relief of Connie Baker, widow of Claude Baker, and Sabrina R. Baker, a minor; providing an appropriation to compensate them for the tragic death of Claude Baker; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote HB 469 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Brantley	Graham	Myers	Thomas, J.
Childers, D.	Hair	Peterson	Tobiassen
Childers, W. D.	Henderson	Plante	Trask
Deeb	Holloway	Poston	Vogt
Dunn	Johnston	Renick	Ware
Firestone	Lane, J.	Scarborough	Wilson
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—1

Mr. President

HB 335—A bill to be entitled An act for the relief of Mrs. Mildred K. Goodell of Ocala, Marion County, for losses sustained as a result of reliance upon erroneous statements made by the Marion County zoning department regarding her property; directing and authorizing the board of county commissioners of Marion County to reimburse Mrs. Goodell for her losses; providing an effective date.

—was read the second time by title. On motion by Senator MacKay, by two-thirds vote HB 335 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Gordon	McClain	Thomas, J.
Brantley	Graham	Myers	Thomas, P.
Childers, D.	Hair	Peterson	Tobiassen
Childers, W. D.	Henderson	Poston	Trask
Deeb	Holloway	Renick	Vogt
Dunn	Johnston	Scarborough	Ware
Firestone	Lane, J.	Sims	Wilson
Gallen	Lewis	Spicola	Winn
Glisson	MacKay	Stolzenburg	Zinkil

Nays—None

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 12:03 p.m. to reconvene at 1:00 p.m.

AFTERNOON SESSION

The Senate was called to order by Senator Scarborough at 1:00 p.m. A quorum present—40:

Mr. President	Graham	Myers	Stolzenburg
Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Thomas, P.
Childers, W. D.	Holloway	Poston	Tobiassen
Deeb	Johnston	Renick	Trask
Dunn	Lane, D.	Saunders	Vogt
Firestone	Lane, J.	Saylor	Ware
Gallen	Lewis	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Gordon	McClain	Spicola	Zinkil

SPECIAL ORDER

The President presiding

HB 1357—A bill to be entitled An act relating to the banking laws of Florida: amending s.659.06(1)(a), Florida Statutes, providing for establishment of branch banks; amending s.659.061(1) and (2), Florida Statutes, relating to trust service offices; authorizing branch trust banking under certain circumstances; providing an effective date.

—was read the third time by title, passed and certified to the House.

The vote on passage was:

Yeas—23

Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Trask
Dunn	Holloway	Renick	Ware
Glisson	Lane, J.	Sayler	Wilson
Gordon	McClain	Scarborough	Winn
Graham	Myers	Sims	

Nays—15

Mr. President	Johnston	Saunders	Tobiassen
Childers, W. D.	Lane, D.	Spicola	Vogt
Firestone	Lewis	Stolzenburg	Zinkil
Gallen	MacKay	Thomas, P.	

By unanimous consent Senator Poston was recorded as voting yea.

SB 880—A bill to be entitled An act relating to part I of the Florida Banking Code; amending s.658.07(1)(a), (2)(a), Florida Statutes; providing that the Department of Banking and Finance examine the condition of each state bank at least two times in each 18 months; providing that each state bank and trust company perform an internal audit each 12 months; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendments which were moved by Senator Trask and adopted:

Amendment 1—On page 2, strike all of line 26 and insert: Section 2. Subsections (1) and (3) of section 658.08, Florida Statutes, are amended to read:

658.08 Examination fees and assessments.—

(1) Each state bank or trust company shall pay to the Department of Banking and Finance examination fees and assessments as follows:

(a) A semiannual fee of \$250; and

(b) A semiannual assessment of ~~6 cents~~ ~~5 cents~~ per \$1,000 of total assets ~~up to \$50 million and 3 cents per \$1,000 of total assets in excess of \$50 million~~, computed on total assets as shown on the report of condition of the bank as of the last business days in June and December in each year.

(3) Applications required to be filed with the Department of Banking and Finance shall bear the following fees:

(a) ~~Three thousand dollars~~ ~~Two thousand dollars~~ for applications for authority to organize a new bank or trust company;

(b) ~~One thousand dollars~~ ~~Two hundred fifty dollars~~ for applications for authority to exercise trust powers in an existing bank;

(c) ~~Two thousand dollars~~ ~~One thousand dollars~~ for applications for authority to acquire a majority interest in an existing bank or trust company;

(d) One thousand dollars for applications for authority to relocate a banking house;

(e) The application for conversion of a national or industrial savings bank to a state bank will be accompanied by a fee which shall be the sum of \$250 plus an additional amount computed at the rate of ~~6~~ ~~5~~ cents per \$5,000 of total assets ~~up to \$50 million dollars plus 3 cents per \$1,000 of total assets in excess of \$50 million dollars~~. Total assets will be determined from the report of condition of the bank as of the date of application for conversion. If the conversion occurs, this fee will be credited to and reduce the first semiannual assessment; ~~and~~

(f) Applications to operate a facility authorized by section 659.06, Florida Statutes, shall be accompanied by an application fee of \$1,000 ~~two hundred fifty dollars~~; and

(g) ~~Two hundred fifty dollars for application for authority to establish a trust service office of a trust company.~~

Section 3. This act shall take effect upon becoming law.

Amendment 2—On page 1, line 11, strike “providing an effective date.” and insert: amending s.658.08(1) and (3), Florida Statutes; providing an increase in various assessment and application fees; providing an effective date.

Pending further consideration of SB 880 as amended, on motion by Senator Trask, by two-thirds vote HB 861 was withdrawn from the Committee on Commerce and placed on the calendar. On motion by Senator Trask—

HB 861—A bill to be entitled An act relating to part I of the Florida Banking Code; amending s.658.07(1)(a), (2)(a), Florida Statutes; providing that the Department of Banking and Finance examine the condition of each state bank at least two times in each 18 months; providing that each state bank and trust company perform an internal audit annually; amending s.658.08(1) and (3), Florida Statutes; providing an increase in various assessment and application fees; providing an effective date.

—a companion measure to SB 880 was substituted therefor and read the second time by title. On motion by Senator Trask, by two-thirds vote HB 861 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Graham	McClain	Stolzenburg
Brantley	Hair	Myers	Thomas, J.
Childers, D.	Henderson	Poston	Thomas, P.
Childers, W. D.	Holloway	Renick	Tobiassen
Dunn	Johnston	Saunders	Trask
Firestone	Lane, D.	Sayler	Vogt
Gallen	Lane, J.	Scarborough	Ware
Glisson	Lewis	Sims	Wilson
Gordon	MacKay	Spicola	Zinkil

Nays—None

By unanimous consent Senator Peterson was recorded as voting yea.

SB 880 was laid on the table.

HB 102—A bill to be entitled An act relating to sentencing; reenacting section 921.141(1), Florida Statutes, as amended by Chapter 74-379, Laws of Florida, providing for second jury or special juror at sentencing proceeding; providing an effective date.

—was read the second time by title.

Senator Spicola presiding

Senators Ware, P. Thomas, and Dunn offered the following amendments which were moved by Senator Ware and adopted:

Amendment 1—On page 2, strike all of line 16 and insert new section 2 and subsequent sections:

Section 2. Section 921.131, Florida Statutes, is created to read:

921.131 (1) Separate proceedings on issue of insanity.—If any defendant is charged with the commission of, or the attempted commission of, murder, involuntary sexual battery, robbery, burglary, kidnapping, aircraft piracy, or any other capital or life felony, a plea of insanity shall not be available to the defendant until the guilt or innocence of the defendant has been determined through trial by jury or plea of guilty by the defendant and subsequent adjudication of guilt. Upon a finding of guilty of the commission or attempted commission of the criminal act, or if the defendant shall plead only the defense of insanity then a trial shall be promptly held, either by the same trial jury or a new jury in the discretion of the court, solely on the question of whether the defendant was sane at the time the criminal act was committed or attempted. The defendant shall have the option, with the approval of the court, of waiving the second trial and allowing the determination of sanity to be made by the judge. Evidence may be presented as to any matter that the court deems relevant to the issue of sanity regardless of its admissibility under the exclusionary rules of evidence provided that the defendant is offered

the opportunity to rebut any hearsay evidence, except any evidence secured in violation of the constitutions of the State of Florida or of the United States shall not be admissible either at the trial determining guilt or innocence or at the trial determining sanity. If the jury or the judge shall determine that the defendant was guilty of committing or attempting to commit the criminal act and was sane at the time, then the court shall proceed as provided by law. If it is determined that the defendant was guilty of committing or attempting to commit the criminal act but was insane at the time the court shall adjudicate the defendant guilty but insane and, unless it determines that the defendant has recovered his sanity, commit the defendant to the custody of the Division of Mental Health. The court shall retain jurisdiction over any person so committed and must approve the release of any such person. Prior to approving the release of any person who has been found guilty of the commission or attempted commission of the criminal act the court shall inform the state attorney and find, after proper notice and formal hearing, that the person has been restored to sanity.

(2) Application for the release of any person committed to the Division of Mental Health under the provisions of this act may be made to the circuit court by such person, the hearing examiner authorized under Chapter 394, Florida Statutes, or the Division of Mental Health on the grounds that sanity has been restored. No such application shall be heard until 120 days have elapsed subsequent to the initial commitment to the Division of Mental Health and additional applications shall not be heard unless six months have elapsed subsequent to the hearing held upon the proceeding application. Nothing in this act shall be construed so as to prevent the court from committing to jail or to the Division of Mental Health, or to other secure facilities at any time a person found guilty of the commission or attempted commission of the criminal acts enumerated above, but insane at the time of the act, when the court believes such person to be manifestly dangerous to the peace and safety of the people.

Section 3. This act shall take effect upon becoming law.

Amendment 2—On page 1, line 7, after semicolon “;” insert: creating s.921.131, Florida Statutes; providing for separate trial proceedings on the issue of insanity after determination of guilt or innocence; providing for hearing prior to release of persons committed to Division of Mental Health for hospitalization; providing for review;

On motion by Senator Ware, by two-thirds vote HB 102 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Brantley	Henderson	Renick	Trask
Childers, D.	Holloway	Saunders	Vogt
Childers, W. D.	Johnston	Saylor	Ware
Dunn	Lane, D.	Scarborough	Wilson
Firestone	Lane, J.	Sims	Winn
Gallen	Lewis	Spicola	Zinkil
Glisson	MacKay	Stolzenburg	
Graham	McClain	Thomas, J.	
Hair	Myers	Thomas, P.	

Nays—1

Gordon

By unanimous consent Senator Peterson was recorded as voting yea.

SB 1097 was taken up and on motion by Senator W. D. Childers, by two-thirds vote HB 746 was withdrawn from the Committees on Commerce and Ways and Means and placed on the calendar.

On motion by Senator W. D. Childers—

HB 746—A bill to be entitled An act relating to sales and use tax; amending s.212.051, Florida Statutes; exempting from the sales and use tax any facility, structure, device, fixture, materials, equipment, or machinery used primarily for the control or abatement of industrial or manufacturing pollutants; requiring that expenditures for pollution control or abate-

ment facilities or equipment be certified as such by the Department of Pollution Control in order to qualify for the exemption; providing an effective date.

—a companion measure to SB 1097 was substituted therefor and read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 746 was read the third time by title.

Senator Stolzenburg moved that consideration of HB 746 be deferred. The motion failed by the following vote:

Yeas—13

Childers, D.	Johnston	Scarborough	Winn
Firestone	MacKay	Stolzenburg	
Gordon	Myers	Vogt	
Graham	Saunders	Wilson	

Nays—23

Barron	Glisson	McClain	Spicola
Brantley	Hair	Peterson	Thomas, P.
Childers, W. D.	Henderson	Plante	Tobiassen
Deeb	Holloway	Poston	Trask
Dunn	Lane, J.	Renick	Ware
Gallen	Lewis	Sims	

HB 746 passed and was certified to the House. The vote on passage was:

Yeas—24

Barron	Gallen	Lewis	Sims
Brantley	Glisson	McClain	Thomas, J.
Childers, D.	Hair	Peterson	Thomas, P.
Childers, W. D.	Henderson	Plante	Tobiassen
Deeb	Holloway	Renick	Trask
Dunn	Lane, J.	Saylor	Ware

Nays—15

Firestone	MacKay	Scarborough	Wilson
Gordon	Myers	Spicola	Winn
Graham	Poston	Stolzenburg	Zinkil
Johnston	Saunders	Vogt	

By unanimous consent Senator Renick changed his vote from yea to nay.

SB 1097 was laid on the table.

SB 74—A bill to be entitled An act relating to financial responsibility; amending s.324.021(7), Florida Statutes, decreasing minimum limits for proof of financial responsibility; providing an effective date.

—was taken up pending roll call.

Senator McClain moved the following amendment which failed:

Amendment 1—On page 1, line 31, strike “1975” and insert: 1976

On motion by Senator W. D. Childers, SB 74 was read by title, passed and was certified to the House. The vote on passage was:

Yeas—20

Barron	Hair	Poston	Thomas, J.
Brantley	Holloway	Renick	Thomas, P.
Childers, W. D.	Lewis	Scarborough	Tobiassen
Gallen	Peterson	Sims	Trask
Glisson	Plante	Stolzenburg	Zinkil

Nays—19

Childers, D.	Graham	McClain	Vogt
Deeb	Johnston	Myers	Ware
Dunn	Lane, D.	Saunders	Wilson
Firestone	Lane, J.	Saylor	Winn
Gordon	MacKay	Spicola	

By unanimous consent Senator J. Lane changed his vote from nay to yea.

CS for HB 1778—A bill to be entitled An act relating to recreational vehicles; amending s.320.27(1)(b) and (c), F. S., to exclude recreational vehicles and mobile homes from the definition of "motor vehicle;" amending s.320.77(1)(b), (2), (3), (6), (7), (10) and (11) and creating s.320.77(1)(c), F. S., to include dealers of recreational vehicles in the definition of "mobile home dealer," and to require said dealers to acquire licenses and keep certain records and papers; exempting motor vehicle dealers from certain requirements; providing definitions; providing for revocation of licenses; requiring bonds; amending s.320.822(1), (2), (5)—(8), (11), F. S., providing definitions; amending s.320.8225(1), (5), (7) and (8), F. S., providing that manufacturers of recreational vehicles shall obtain a license; providing for bonds; providing for denial, revocation or suspension of licenses; creating s.320.8231, F. S., providing for the establishment of a uniform standards code for recreational vehicle-type units; amending s.320.823, F. S., providing for establishment of uniform mobile home standards code; amending s.320.8235, F. S., requiring compliance by mobile homes and certain recreational vehicles with a uniform standards code; amending ss.320.827 and 320.828, F. S., providing that recreational vehicles shall bear a seal and a certification before sale or manufacture; amending s.320.830, F. S., providing for reciprocity with regard to recreational vehicles; repealing s.320.855, F. S., which requires the licensee to submit a performance bond or evidence of insurance; amending s.320.8285, F.S., relating to onsite inspection of mobile homes, by adding subsection (5) thereto, providing requirements for regulations adopted by local governments; providing an effective date.

—was read the second time by title. On motion by Senator Ware, by two-thirds vote CS for HB 1778 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Thomas, P.
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saunders	Ware
Firestone	Lane, J.	Sayler	Wilson
Gallen	Lewis	Scarborough	Winn
Glisson	MacKay	Sims	
Gordon	McClain	Spicola	
Graham	Myers	Stolzenburg	

Nays—None

On motion by Senator Plante, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed as amended CS for HB 1519 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Appropriations and Representative Bloom and others—

CS for HB 1519—A bill to be entitled An act relating to the Inter-American Center Authority; repealing chapter 554, Florida Statutes, which creates the authority and prescribes its powers and duties; providing for the transfer of certain property, liabilities, and contract and bond obligations to the Board of Trustees of the Internal Improvement Trust Fund; providing exemptions from building and zoning regulations; providing for transfer of certain contract to Board of Regents; providing for restrictions on use of lands; providing for the removal of the conditions upon the appropriation of funds contained in Item 12B of Section 2, Chapter 74-300, Laws of Florida, and reappropriating such funds and other specified funds for specific purposes; authorizing the Board of Trustees to lease certain lands to Dade County upon the meeting of specified conditions; providing an effective date.

—was read the first time by title. On motion by Senator Plante, the rules were waived and the bill was placed on the calendar.

SB 328 was taken up, together with CS for SB 328 which was read the first time by title and SB 328 was laid on the table. Pending further consideration of CS for SB 328, on motion by Senator Plante, CS for HB 1519, a companion measure, was substituted therefor. On motions by Senator Plante by two-thirds vote CS for HB 1519 was read the second time by title and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Brantley	Graham	Myers	Thomas, J.
Childers, D.	Hair	Plante	Thomas, P.
Childers, W. D.	Henderson	Poston	Tobiassen
Deeb	Holloway	Renick	Trask
Dunn	Johnston	Sayler	Vogt
Firestone	Lane, J.	Scarborough	Ware
Gallen	Lewis	Sims	Winn
Glisson	MacKay	Spicola	Zinkil
Gordon	McClain	Stolzenburg	

Nays—None

On motion by Senator Brantley, by two-thirds vote it was agreed that the Senate would consider House Bills 984 and 1909, Senate Bills 524 and 572 in the order listed upon completion of Special Order this day.

On motion by Senator P. Thomas, by two-thirds vote HB 1248 was withdrawn from the Committee on Ways and Means and placed on the calendar.

On motion by Senator P. Thomas, unanimous consent was obtained to take up out of order—

HB 1248—A bill to be entitled An act providing a monetary award to S. Allen Norris for his meritorious suggestion regarding the collection of taxes from insurance companies writing workmen's compensation coverage; providing an appropriation; providing an effective date.

—which was read the second time by title. On motion by Senator P. Thomas, by two-thirds vote HB 1248 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Brantley	Gordon	Myers	Thomas, J.
Childers, D.	Graham	Poston	Thomas, P.
Childers, W. D.	Hair	Renick	Tobiassen
Deeb	Henderson	Sayler	Trask
Dunn	Holloway	Scarborough	Vogt
Firestone	Johnston	Sims	Ware
Gallen	Lewis	Spicola	
Glisson	MacKay	Stolzenburg	

Nays—None

On motion by Senator MacKay, the rules were waived and the Senate immediately reconsidered the vote by which—

SB 664—A bill to be entitled An act relating to life or disability insurers; creating s.626.9705, Florida Statutes, to provide that no life or disability insurer shall refuse to renew, sell or issue a life or disability insurance policy or establish or charge a premium or rate to an applicant or prospect for such insurance solely on the grounds that the applicant or prospect suffers from a severe disability; providing an effective date.

—as amended passed this day.

Senator MacKay moved the following amendment which was adopted by two-thirds vote:

Amendment 2—On page 2, between lines 4 and 5, insert: Section 2. Subsection (7) is added to section 626.970, Florida Statutes, to read:

626.970 Illegal dealings in premiums; excess or reduced charges for insurance.—

(7) No insurer may cancel or otherwise terminate any insurance contract or require execution of a consent to rate endorsement during the stated policy term for the purpose of offering to issue or issuing a similar or identical contract to the same insured at a higher premium rate, or continuing an existing contract at an increased premium.

Section 3. Subsection (6) of section 627.351, Florida Statutes, 1974 Supplement, is amended to read:

627.351 Insurance risk apportionment plan.—

(6) The department shall require all insurers licensed to transact property insurance in this state, and eligible unauthorized foreign insurers that issue policies in Florida providing windstorm coverage on properties in this state, to provide windstorm coverage to applicants from said area who in good faith are entitled to, but are unable to procure, such coverage through ordinary means, or it shall adopt a reasonable plan or plans for the equitable apportionment or sharing among such insurers of windstorm coverage. For the purpose of this section, "properties" eligible for such windstorm coverage are defined as dwellings, buildings, and other structures, including mobile homes which are used as dwellings and which are tied down in compliance with mobile home tie-down requirements prescribed by the department, and the contents of all such properties. Any such plan shall provide a formula whereby a company voluntarily providing windstorm coverage in affected areas will be relieved wholly or partially from apportionment. The plan may include rules for classification of risks and rate modifications therefor. When such plan has been adopted, all such insurers shall subscribe thereto and participate therein. The liability of an insurer required to share in coverage provided by the plan for windstorm catastrophe losses occurring during any one calendar year shall be limited to an amount equal to 5 percent of that portion of the statutory policyholders' surplus of the insurer at December 31 of the preceding calendar year allocable to the insurer's Florida operations for property lines of insurance. Policyholders' surplus allocable to Florida operations for property lines of insurance shall, for the purpose of this section, be considered to be the same percentage of the company's total policyholders' surplus that an insurer's Florida direct written premiums for the preceding calendar year for all the property lines of insurance bear to that insurer's total countrywide direct written premiums for all lines of insurance. In the event total windstorm losses incurred in any one calendar year exceed the 5 percent limitation set out above for all insurers participating and incurring losses in the plan, such limitation shall be increased by additional percentage points until the funds so developed are sufficient to provide payment for such incurred losses. On such coverage, an agent's remuneration shall be that amount of money payable to him by the terms of his contract with the company with which the business is placed. However, no commission will be paid on that portion of the premium which is in excess of that company's standard premium.

Section 4. Section 627.665, Florida Statutes, 1974 Supplement, is amended to read:

627.665 Replacement of group contract.—Replacement or termination of group, blanket or franchise disability policy or contract - liability of prior insurer.—When an insurer replaces an existing group, blanket, or franchise contract, the replacing company must assume coverage of all certificate holders who are covered under the contract which is being replaced, regardless of health conditions or whether or not they are actively at work. When a purchaser of insurance terminates or replaces an existing group, blanket or franchise disability insurance policy or contract with another such policy the prior insurer remains liable only to the extent of its accrued liabilities and extensions of benefits as required by section 627.667, Florida Statutes.

Section 5. Section 627.666, Florida Statutes, is created to read:

627.666 Liability of succeeding insurer on replacement of group policy or contract.—

(1) Each person who is eligible for coverage in accordance with the succeeding insurer's plan of benefits shall be covered by that insurer's plan of benefits.

(2) Each person not covered under the succeeding insurer's plan of benefits in accordance with subsection (1) must be cov-

ered by the succeeding insurer in accordance with the following provisions if such individual was validly covered (including benefit extension) under the prior plan on the date of discontinuance of the prior plan and if such individual is a member of the class or classes of individuals eligible for coverage under the succeeding insurer's plan.

(a) The minimum level of benefits to be provided by the succeeding insurer shall be the applicable level of benefits of the prior insurer's plan reduced by any benefits payable by the prior plan.

(b) Coverage must be provided by the succeeding insurer until at least the earliest of the following dates:

1. The date the individual becomes eligible under the succeeding insurer's plan as described in subsection (1).

2. The date the individual's coverage would terminate in accordance with the succeeding insurer's plan provisions applicable to individual termination of coverage (e.g. at termination of employment or ceasing to be an eligible dependent, etc.)

3. In the case of an individual who was totally disabled immediately prior to the date the succeeding insurer's coverage became effective, the end of any period of extension or accrued liability required of the prior insurer under section 627.667, Florida Statutes, if section 627.667, Florida Statutes, is applicable or the end of any period of extension or accrued liability which would have been required of the prior insurer by section 627.667, Florida Statutes, had section 627.667, Florida Statutes, been applicable.

(3) If the succeeding insurer's plan contains a pre-existing conditions clause, the level of benefits applicable while the limitation would otherwise apply shall be the lesser of:

(a) The benefits of the succeeding insurer's plan determined without application of the pre-existing conditions limitation, and

(b) The benefits of the prior plan.

(4) The succeeding insurer, in applying any deductibles or waiting periods in its plan, shall give credit for the satisfaction or partial satisfaction of the same or similar provisions under a prior plan providing similar benefits. In the case of deductible provisions, the credit shall apply for the same or overlapping benefit periods and shall be given for expenses actually incurred and applied against the deductible provisions of the prior insurer's plan during the 90 days preceding the effective date of the succeeding insurer's plan but only to the extent these expenses are recognized under the terms of the succeeding insurer's plan and are subject to a similar deductible provision.

(5) In any situation where a determination of the prior insurer's benefit is required by the succeeding insurer, at the succeeding insurer's request the prior insurer shall furnish a statement of the benefits available or pertinent information, sufficient to permit verification of the benefit determination or the determination itself by the succeeding insurer. For the purpose of this section, benefits of the prior plan will be determined in accordance with all of the definitions, conditions, and covered expense provisions of the prior plan rather than those of the succeeding plan. The benefit determination will be made as if coverage had not been replaced by the succeeding insurer.

Section 6. Section 627.667, Florida Statutes, is created to read:

627.667 Extension of benefits.—

(1) Every group, blanket or franchise policy or contract subject to the provisions of this act hereafter delivered, or issued for delivery, in this state or under which benefits are hereafter altered, modified, or amended shall provide a reasonable provision for extension of benefits in the event of total disability at the date of discontinuance of the policy or contract, as required by the following paragraphs of this section. Such extension shall be required irrespective whether the group policyholder or other entity secures replacement coverage from a new insurer or foregoes the provision of coverage.

(2) In the case of a group plan providing benefits for loss of time from work or specific indemnity during hospital confinement, discontinuance of the policy during a disability shall have no effect on benefits payable for that disability or confinement.

(3) In the case of hospital or medical expense coverages other than dental and maternity expense, a reasonable extension of benefits or accrued liability provision is required. Such provision will be considered "reasonable" if it provides an extension of at least twelve months under "major medical" and "comprehensive medical" type coverages, and under other types of hospital or medical expense coverages provides either an extension of at least ninety days, or an accrued liability for expenses incurred during a period of disability or during a period of at least ninety days starting with a specific event which occurred while coverage was in force (e.g. accident).

(4) Any applicable extension of benefits or accrued liability shall be described in any policy or contract involved as well as in group insurance certificates. The benefits payable during any period of extension or accrued liability may be subject to the policy's or contract's regular benefit limits (e.g., benefits ceasing at exhaustion of a benefit period or of maximum benefits).

(Renumber Subsequent Section)

Senator MacKay moved the following title amendment which was adopted:

Amendment 3—On page 1, line 12, after the semicolon insert: amending section 626.970, Florida Statutes, by adding a new subsection (7); prohibiting an insurer from cancelling or terminating an insurance contract during the policy term, for the purpose of issuing a new contract or continuing an existing contract at an increased premium; amending subsection (6) of Section 627.351, Florida Statutes, 1974 Supplement; requiring that an insurer's liability in the windstorm pool shall be based on the ratio of an insurer's directly written property insurance premiums in Florida to the insurer's total country-wide directly written premium in all lines of insurance; amending chapter 627, part VII, Florida Statutes, 1974 Supplement, by amending section 627.665, Florida Statutes, 1974 Supplement, to provide that upon replacement or termination of a group, blanket or franchise disability insurance policy or contract the prior insurer remains liable to the extent of its accrued liabilities and extensions of benefits; adding section 627.666, Florida Statutes, setting forth the liability of the succeeding insurer upon replacement; adding section 627.667, Florida Statutes, requiring extension of benefits and providing provisions therefor;

On motion by Senator MacKay, SB 664 as further amended was read by title, passed and ordered engrossed. The vote on passage was:

Yeas—35

Brantley	Hair	Myers	Thomas, J.
Childers, D.	Henderson	Peterson	Thomas, P.
Childers, W. D.	Holloway	Poston	Tobiasen
Deeb	Johnston	Renick	Trask
Dunn	Lane, D.	Saunders	Vogt
Firestone	Lane, J.	Sayler	Ware
Glisson	Lewis	Sims	Winn
Gordon	MacKay	Spicola	Zinkil
Graham	McClain	Stolzenburg	

Nays—None

HB 1601—A bill to be entitled An act relating to barbers' assistants; amending s.476.031, Florida Statutes, providing for registration of barbers' assistants without attainment of certain education requirements; providing for annual registration and fees; providing for transfer of registrations; limiting duties which barbers' assistants may perform; providing for revocation, suspension, and refusal to grant registration; providing an effective date.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 1601 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Brantley	Hair	Myers	Thomas, J.
Childers, D.	Henderson	Peterson	Thomas, P.
Childers, W. D.	Holloway	Poston	Trask
Dunn	Johnston	Renick	Vogt
Firestone	Lane, D.	Sayler	Ware
Gallen	Lane, J.	Scarborough	Wilson
Glisson	Lewis	Sims	Winn
Gordon	MacKay	Spicola	Zinkil
Graham	McClain	Stolzenburg	

Nays—None

The President presiding

Senator Scarborough presiding

On motion by Senator Zinkil the rules were waived and the Senate reverted to consideration of claim bill calendar.

HB 172—A bill to be entitled An act for the relief of Cleary Brothers Construction Company; compensating it for expenses incurred as a result of action brought by the State Road Department for which the courts have held the Department of Transportation liable; providing an appropriation; providing an effective date.

—was read the second time by title.

The Committee on Ways and Means offered the following amendment which was moved by Senator Lewis and adopted:

Amendment 1—On page 5, lines 5-11, strike all of Section 5, and insert: Section 5. The Comptroller is directed to draw his warrant in favor of Cleary Brothers Construction Company in the sum of \$957,795.34 upon funds of the Department of Transportation in the State Treasury and the state treasurer is directed to pay the same out of such funds in the State Treasury not otherwise appropriated.

On motion by Senator Lewis, by two-thirds vote HB 172 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—30

Brantley	Henderson	Renick	Tobiasen
Childers, D.	Lane, D.	Saunders	Trask
Deeb	Lewis	Scarborough	Ware
Dunn	MacKay	Sims	Wilson
Firestone	McClain	Spicola	Winn
Glisson	Peterson	Stolzenburg	Zinkil
Graham	Plante	Thomas, J.	
Hair	Poston	Thomas, P.	

Nays—5

Gallen	Lane, J.	Myers	Sayler
Gordon			

By unanimous consent Senator W. D. Childers was recorded as voting yea.

Abstention from voting

I have a potential conflict of interest in HB 172 (claim bill for Cleary Brothers Construction Co.), therefore, I will not vote on this bill.

H. A. Johnston II, District 26

On motion by Senator Winn, by two-thirds vote HB 2146 was withdrawn from the Committees on Governmental Operations and Commerce and placed on the calendar.

On motion by Senator Brantley, by two-thirds vote HB 838 was withdrawn from the Committees on Governmental Operations and Ways and Means and placed on the calendar.

Special Order, continued

SB 801 was taken up and on motion by Senator Brantley—

HB 838—A bill to be entitled An act relating to the Florida Retirement System; adding paragraph (e) to s.121.011(3), Florida Statutes, 1974 Supplement; providing for the award of retirement service credit, for periods of suspension, to any member of the Florida Retirement System or of an existing retirement system under chapter 121, Florida Statutes, who is not retired and who is, has been, or shall be suspended and reinstated, without compensation; providing the member shall pay for such credit according to a certain formula; providing that the member may pay for social security coverage during the period of suspension if payments have been made therefor on his behalf by the employer; providing an effective date.

—a companion measure was substituted therefor and read the second time by title. On motion by Senator Brantley, by two-thirds vote HB 838 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Brantley	Graham	Peterson	Thomas, P.
Childers, D.	Hair	Poston	Tobiassen
Childers, W. D.	Henderson	Renick	Trask
Deeb	Johnston	Saylor	Vogt
Dunn	Lane, J.	Scarborough	Ware
Firestone	Lewis	Sims	Wilson
Gallen	MacKay	Spicola	Winn
Glisson	McClain	Stolzenburg	Zinkil
Gordon	Myers	Thomas, J.	

Nays—None

SB 801 was laid on the table.

SB 1127—A bill to be entitled An act relating to the Florida Retirement System; amending s.121.101(5), Florida Statutes, 1974 Supplement; revising the formula for the computation of the percentage figure used in determining the annual cost-of-living adjustment for a retiree or an annuitant; providing an effective date.

—was read the second time by title.

The Committee on Ways and Means offered the following amendment which was moved by Senator Tobiassen:

Amendment 1—On page 1, line 19, strike everything after the enacting clause and insert:

Section 1. Subsection (1) of §112.362, Florida Statutes, is amended, and paragraph (b) is added to subsection (1) of §112.362, Florida Statutes, to read:

112.362 Recomputation of retirement benefits.—

(1) (a) A member of any state supported retirement system who has already retired, is over sixty-five years of age, and has not less than ten years of creditable service, but not more than 15 years of creditable service, upon application to the administrator of his retirement system, may have his present monthly retirement benefits recomputed and receive a monthly retirement allowance equal to eight dollars multiplied by the total number of years of creditable service. No present retirement benefits shall be reduced under this computation. Amounts necessary to provide for benefits and expenses hereunder on behalf of retired members receiving benefits pursuant to §112.05, Florida Statutes, are hereby annually appropriated out of any monies in the state treasury not otherwise appropriated.

(b) A member of any state supported retirement system who has already retired, is over 65 years of age, and has more than 15 years of creditable service, upon application to the Administrator may have his present monthly retirement benefits recomputed and receive a monthly retirement allowance equal to \$8 multiplied by the first 15 years of creditable service, and \$10 multiplied by every additional year of creditable service thereafter. No present retirement benefits shall be reduced under this computation. All additional cost which results from granting the \$10 adjustment factor in this para-

graph for any member of any system shall be appropriated from the General Revenue Fund.

Section 2. Subsection (2) of §112.362, Florida Statutes, is hereby repealed and a new subsection (2) is created to read:

112.362 Recomputation of retirement benefits.—

(2)(a) A retired member of any state supported retirement system who is over 65 years of age and who possesses the creditable service requirements contained in paragraph (a) or (b) of subsection (1) of this section, or the surviving spouse or beneficiary of said member who, if living, would be over 65 years of age, if such spouse or beneficiary is receiving a retirement benefit, upon proper application to the Administrator shall have his monthly retirement benefit recomputed and may receive a retirement benefit as provided in either paragraph (a) or (b) of subsection (1) and, if a retirement option has been elected by the member, multiplied by the actuarial reduction factor relating to such retirement option and, if the member is deceased, multiplied by the percentage of the benefit payable to the surviving spouse or beneficiary. No present retirement benefits shall be reduced under this computation.

(b) A member of any state supported retirement system who retires after July 1, 1975, and who is over 65 years of age at the time of his retirement may be entitled to the benefit recalculation options provided by either paragraph (a) or (b) of subsection (1) of this section.

Section 3. Subsection (3) of §112.362, Florida Statutes, is hereby repealed and a new subsection (3) is created to read:

112.362 Recomputation of retirement benefits.—

(3) The money necessary to pay for the \$8 adjustment factor shall be appropriated annually from the Retirement Trust Fund, except for the increased benefits provided by this section to state retirees receiving benefits pursuant to §112.05, Florida Statutes, which shall be annually appropriated from the General Revenue Fund. All additional cost which results from granting the \$10 adjustment factor in this section for any member of any state supported retirement system shall be appropriated from the General Revenue Fund.

Section 4. This act shall take effect July 1, 1975.

Senator Myers moved the following amendment to Amendment 1 which was adopted:

Amendment 1A—On page 2, line 3, insert after the word "retired," under a plan not integrated with social security

Amendment 1 as amended was adopted.

The Committee on Ways and Means offered the following title amendment which was moved by Senator Tobiassen and adopted:

Amendment 2—On page 1, lines 3—15, strike entire title and insert: A bill to be entitled An act relating to the Florida retirement systems and the \$8 minimum, amending subsection (1) of section 112.362, Florida Statutes; adding a paragraph (b) to subsection (1) of section 112.362, Florida Statutes, providing for a \$10 monthly adjustment factor applied to each year of creditable service after 15 years creditable service, repealing subsection (2) of section 112.362, and creating a new subsection (2); and repealing subsection (3) of section 112.362, and creating a new subsection (3) to provide for funding from the General Revenue Fund; providing an effective date.

On motion by Senator Tobiassen, by two-thirds vote SB 1127 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—34

Brantley	Graham	Myers	Tobiassen
Childers, D.	Hair	Peterson	Trask
Childers, W. D.	Henderson	Poston	Vogt
Deeb	Holloway	Renick	Ware
Dunn	Johnston	Scarborough	Wilson
Firestone	Lane, J.	Sims	Winn
Gallen	Lewis	Spicola	Zinkil
Glisson	MacKay	Stolzenburg	
Gordon	McClain	Thomas, P.	

Nays—None

By unanimous consent Senators J. Thomas and Sayler were recorded as voting yea.

On motion by Senator Myers, by two-thirds vote SB 856 was withdrawn from the Committee on Ways and Means and placed on the calendar.

On motion by Senator P. Thomas, by two-thirds vote CS for HB's 522 and 1192 was withdrawn from the Committee on Rules and Calendar and placed on the calendar.

On motion by Senator P. Thomas, unanimous consent was obtained to take up out of order—

CS for HB's 522 & 1192—A bill to be entitled An act relating to mental health; amending s.394.467(3)(a), Florida Statutes, 1974 Supplement, relating to procedure for hearing on involuntary hospitalization; amending s.394.467(3)(a), Florida Statutes, 1974 Supplement, providing for a person subject to civil commitment the right to notice of hearing and the right to be present and put on a defense; providing for counsel to have access to hospital records and staff in defending his client; providing for the patient to have the right to independent expert examiners; adding paragraph (h) to s.394.467(4), Florida Statutes, 1974 Supplement; providing a procedure for release of persons committed to a state mental hospital pursuant to rule 3.460, Florida Rules of Criminal Procedure, which includes a hearing before a hearing examiner if the state attorney requests it and an appeal procedure; provides legislative purpose; repeals language of rule 3.460, Florida Rules of Criminal Procedure, which gives courts continuing authority over persons committed to mental hospitals pursuant to rule 3.460, and prevents the release of such persons without an order from the committing court; providing an effective date.

—which was read the second time by title.

Senators Ware and Dunn offered the following amendments which were moved by Senator Ware and adopted:

Amendment 1—On page 4, line 22, strike the period and all of lines 23, 24, 25, 26, 27 and 28 through the period and insert: which order shall not be effective until approved by the committing court.

Amendment 2—On page 3, line 29, strike "be divested of" and insert: retain

Amendment 3—On page 5, lines 17 through 27, strike all of Sections 2 and 3.

Amendment 4—On page 6, lines 8 and 9, reinsert stricken language.

Senator Ware moved the following title amendment which was adopted:

Amendment 5—On page 1, lines 21-27, strike all after the second ";" through the ";" on line 27.

Senator Myers moved the following amendment which was adopted:

Amendment 6—On page 5, line 16, after the period insert: The hearing provided for herein shall be held within 60 days from the date of notice of appeal; otherwise the patient shall be released in accordance with the order of the hearing examiner.

On motion by Senator P. Thomas, by two-thirds vote CS for HB's 522 and 1192 as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Brantley	Gallen	Holloway	McClain
Childers, D.	Glisson	Johnston	Myers
Childers, W. D.	Gordon	Lane, D.	Peterson
Deeb	Graham	Lane, J.	Plante
Dunn	Hair	Lewis	Poston
Firestone	Henderson	MacKay	Renick

Saunders	Spicola	Tobiassen	Winn
Sayler	Stolzenburg	Vogt	
Scarborough	Thomas, J.	Ware	
Sims	Thomas, P.	Wilson	

Nays—None

By unanimous consent Senator Trask was recorded as voting yea.

On motion by Senator Brantley, by two-thirds vote HB 1824 was withdrawn from the Committee on Commerce and placed on the calendar.

On motion by Senator Brantley, unanimous consent was obtained to take up out of order—

HB 1824—A bill to be entitled An act relating to automobile insurers; creating s.627.421 (3), Florida Statutes, requiring any automobile liability and physical damage policy to contain on the front page a summary of major coverages and conditions; requiring a readable policy in lieu of a summary; providing an effective date.

—which was read the second time by title. On motion by Senator Brantley, by two-thirds vote HB 1824 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—32

Brantley	Holloway	Peterson	Spicola
Childers, D.	Johnston	Plante	Stolzenburg
Childers, W. D.	Lane, D.	Poston	Thomas, J.
Glisson	Lane, J.	Renick	Thomas, P.
Gordon	Lewis	Saunders	Tobiassen
Graham	MacKay	Sayler	Vogt
Hair	McClain	Scarborough	Ware
Henderson	Myers	Sims	Wilson

Nays—None

On motion by Senator Brantley the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 30, 1975

I am directed to inform the Senate that the House of Representatives has passed by the required Constitutional three-fifths vote of the membership of the House SJR 999.

Allen Morris, Clerk

The Honorable Dempsey J. Barron, President May 30, 1975

I am directed to inform the Senate that the House of Representatives has adopted—

SCR 1357 SCR 739

Allen Morris, Clerk

The Honorable Dempsey J. Barron, President May 30, 1975

I am directed to inform the Senate that the House of Representatives has passed—

SB 15	SB 80	SB 100
SB 336	SB 370	SB 451
SB 527	SB 878	SB 937
SB 954	SB 1107	SB 60
CS for SB 410	SB 620	SB 382
SB 95	SB 675	SB 561
SB 950	CS for SB 157	SB 556
SB 380	SB 553	

Allen Morris, Clerk

The bills contained in the above messages were ordered enrolled.

The Honorable Dempsey J. Barron, President

May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed HB 2340 and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Community Affairs and Representative Boyd—

HB 2340—A bill to be entitled An act relating to the City of Pensacola, Escambia County; repealing Subsection (2) of Section 1 of Chapter 73-592, Laws of Florida, relating to overtime pay for firemen; providing an effective date.

—was read the first time by title and referred to the Committee on Rules and Calendar.

On motion by Senator Brantley, by two-thirds vote HB 2340 was withdrawn from the Committee on Rules and Calendar and placed on the calendar.

On motion by Senator Brantley, unanimous consent was obtained to take up HB 2340 out of order. On motions by Senator Brantley, by two-thirds vote HB 2340 was read the second time by title, and by two-thirds vote was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Brantley	Hair	Peterson	Thomas, P.
Childers, D.	Henderson	Plante	Tobiassen
Childers, W. D.	Holloway	Poston	Vogt
Deeb	Johnston	Renick	Ware
Dunn	Lane, D.	Saylor	Wilson
Firestone	Lane, J.	Scarborough	Winn
Gallen	Lewis	Sims	Zinkil
Glisson	MacKay	Spicola	
Gordon	McClain	Stolzenburg	
Graham	Myers	Thomas, J.	

Nays—None

The Honorable Dempsey J. Barron, President

May 30, 1975

I am directed to inform the Senate that the House of Representatives has refused to recede from House Amendments to Senate Amendments 1 and 2 has further amended Senate Amendment 1, concurred in same as further amended and passed HB 2040, as further amended, and requests the concurrence of the Senate.

Allen Morris, Clerk

By the Committee on Education and Representatives Nuckolls and Mann—

HB 2040—A bill to be entitled An act relating to public records; amending s.119.01, Florida Statutes, to exempt certain records of accrediting associations from the provisions of the section; creating ss.119.11 and 119.12, Florida Statutes; providing for accelerated hearings; requiring compliance with a court order to open records within 48 hours; providing for assessment of attorney's fees; providing an effective date.

Senate Amendment 1—On page 1, line 14, strike everything after enacting clause and insert:

Section 1. Subsection (13) is added to section 20.30, Florida Statutes, to read:

20.30 Department of Professional and Occupational Regulation.—There is created a Department of Professional and Occupational Regulation.

(13) Investigative reports and records made or received by a board or agency in or representing the department shall be exempt from the provisions of s.119.07, unless there has been a finding of guilty in a court of competent jurisdiction or in a proceeding under chapter 120; provided, however, that such reports and records shall be made available to the respondent in any judicial or administrative proceeding.

Section 2. Section 119.01, Florida Statutes, is amended to read:

119.01 General state policy on public records open to examination by citizens.—It is the policy of this state that all state, county, and municipal records shall at all times be open for a personal inspection by any person, citizen of Florida, and those in charge of such records shall not refuse this privilege to any citizen. Public funds shall not be used for dues or contributions to any association, group, or organization the records of which are not open for inspection to any citizen of Florida.

Section 3. Section 119.011, Florida Statutes, is amended to read:

119.011 Definitions.—For the purpose of this chapter act:

(1) "Public records" means all documents, papers, letters, maps, books, tapes, photographs, films, sound recordings or other material, regardless of physical form or characteristics, made or received pursuant to law or ordinance or in connection with the transaction of official business by any agency.

(2) If public funds are expended by an agency defined in s.119.011(3) in payment of dues or membership contributions to any person, corporation, foundation, trust, association, group or other organization, then all the financial, business and membership records pertaining to the public agency from which or on whose behalf the payments are made, of the person, corporation, foundation, trust, association, group, or organization to whom such payments are made shall be public records and subject to the provisions of s.119.07.

(3) ~~(2)~~ "Agency" shall mean any state, county, district, authority or municipal officer, department, division, board, bureau, commission or other separate unit of government created or established by law and any other public or private agency, person, partnership, corporation or business entity acting on behalf of any public agency.

Section 4. Section 119.07, Florida Statutes, is amended to read:

119.07 Inspection and examination of records; exemptions.—

(1) Every person who has ~~having~~ custody of public records shall permit the records ~~them~~ to be inspected and examined by any person desiring to do so, at reasonable times, and under reasonable conditions, and under his supervision by the custodian of the records or his designee. ~~any person, and he~~ The custodian shall furnish copies or certified copies of the records upon ~~thereof~~ ~~on~~ payment of fees as prescribed by law or, if fees are not prescribed by law, upon payment of the actual cost of duplication of the copies. Unless otherwise provided by law, the fees to be charged for duplication of public records shall be collected, deposited and accounted for in the manner as prescribed for other operating funds of the agency.

(2)(a) All public records which presently are provided deemed by law to be confidential or which are prohibited from being inspected by the public, whether provided by general or special law acts of the legislature or which may hereafter be so provided, shall be exempt from the provisions of subsection (1) ~~this section~~.

(b) All public records referred to in ss.794.03, 198.09, 199.-222, 658.10(1), 624.319(3), (4), 624.311(2), and 63.181, are hereby exempt from the provisions of subsection (1) ~~this section~~.

(c) Examination questions and answer sheets of examinations administered by a governmental agency for the purpose of licensure, certification or employment shall be exempt from the provisions of subsection (1); provided, however, an examinee shall have the right to review his own completed examination.

Section 5. This act shall take effect July 1, 1975.

House Amendment 1 to Senate Amendment 1—Strike Section 5 of the Amendment and insert:

Section 5. Sections 119.11 and 119.12, Florida Statutes, are created to read:

119.11 Accelerated hearing; immediate compliance.—

(1) Whenever an action is filed to enforce the provisions of this chapter, the court shall set an immediate hearing, giving the case priority over other pending cases.

(2) Whenever a court orders an agency to open its records for inspection in accordance with this chapter, the agency shall comply with such order within 48 hours unless otherwise provided by the court issuing such order or unless the appellate court issues a stay order within such 48-hour period. The filing of a notice of appeal shall not operate as an automatic stay.

(3) A stay order shall not be issued unless the court determines that there is substantial probability that opening the records for inspection will result in significant damage.

119.12 Attorney's fees.—

(1) Whenever an action has been filed against an agency to enforce the provisions of this chapter and the court determines that such agency unreasonably refused to permit public records to be inspected, the court shall assess a reasonable attorney's fee against such agency.

(2) Whenever an agency appeals a court order requiring it to permit inspection of records pursuant to this chapter and such order is affirmed, the court shall assess a reasonable attorney's fee for the appeal against such agency.

Section 6. This act shall take effect July 1, 1975.

House Amendment 2 to Senate Amendment 1—Insert: Section 6. Section 119.02, Florida Statutes, is amended to read:

119.02 Penalty.—Any *public* official who shall violate the provisions of s.119.04 119.07(1) shall be subject to *suspension and* removal or impeachment and, in addition, shall be guilty of a misdemeanor of the second degree, punishable as provided in s.775.082 or s.775.083.

And renumber remaining section.

House Amendment 3 to Senate Amendment 1—In Section 1, strike "unless there has been a finding of guilty in a court of competent jurisdiction or in a proceeding under chapter 120; provided, however, that such reports and records shall be made available to the respondent in any judicial or administrative proceeding." and insert: unless the board or agency has found probable cause to commence formal action;

Senate Amendment 2—On page 1, lines 3-12, strike all of lines 3-12 and insert:

A bill to be entitled An act relating to public records; adding s.20.30(13), Florida Statutes, to provide limited confidentiality to investigative reports made or received by a board or agency in or representing the Department of Professional and Occupational Regulation; amending s.119.01, Florida Statutes, to provide that public funds shall not be used for dues to any association whose financial and certain other records are not open to public inspection; amending s.119.011, Florida Statutes, to expand the definition of public records to include those records of anyone acting on behalf of any state governmental unit or office; amending s.119.07, Florida Statutes, to provide for the collection and disposition of fees for making copies of public records; providing confidentiality for examination questions administered by a governmental agency for the purpose of licensure, certification or employment; providing an effective date.

House Amendment 1 to Senate Amendment 2—On page 1, line 22, of the title insert:

creating ss.119.11 and 119.12, Florida Statutes; providing for accelerated hearings; requiring compliance with a court order to open records within 48 hours; providing for assessment of attorney's fees;

On motions by Senator Dunn, the Senate concurred in House Amendments 1, 2 and 3 to Senate Amendment 1 and House Amendment 1 to Senate Amendment 2 to HB 2040.

HB 2040 passed as amended by the House amendments and the action of the Senate was certified to the House. The vote on passage was:

Yeas—38

Brantley	Hair	Peterson	Thomas, J.
Childers, D.	Henderson	Plante	Thomas, P.
Childers, W. D.	Holloway	Poston	Tobiassen
Deeb	Johnston	Renick	Trask
Dunn	Lane, D.	Saunders	Vogt
Firestone	Lane, J.	Saylor	Ware
Gallen	Lewis	Scarborough	Wilson
Glisson	MacKay	Sims	Winn
Gordon	McClain	Spicola	
Graham	Myers	Stolzenburg	

Nays—None

On motion by Senator Gallen, by two-thirds vote SB 1235 was withdrawn from the Committee on Judiciary-Civil.

On motion by Senator Saunders, by two-thirds vote SB 1235 was withdrawn from the Committee on Ways and Means and placed on the calendar.

The Honorable Dempsey J. Barron, President May 30, 1975

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Peterson—

SB 131—A bill to be entitled An act relating to juvenile traffic offenders; amending s.318.14(6)—(8), Florida Statutes, 1974 Supplement, and adding a new subsection to said section; providing that cases involving unlicensed juveniles charged with noncriminal traffic infractions be handled by the juvenile division of the circuit court; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

Amendment 1—On page 1, strike everything after the enacting clause and insert:

Section 1. Present subsections (2), (3), and (4) of section 316.045, F.S., 1974 Supplement, are renumbered as subsections (3), (4), and (5), and a new subsection (2) is added to said section to read:

316.045 Juvenile traffic offenses; jurisdiction; penalties; transfer and waiver provisions.—

(2) *The court having jurisdiction over traffic offenses shall have jurisdiction in the case of any juvenile who does not hold a driver's license and who is charged with a noncriminal infraction under this section. The court shall have the appropriate remedies available as provided for in this section if the court finds that the juvenile committed the offense as charged.*

Section 2. This act shall take effect July 1, 1975.

Amendment 2—On page 1, strike Title all of said lines and insert: A bill to be entitled An act relating to juvenile traffic offenders; adding a new subsection (2) to s.316.045, Florida Statutes, 1974 Supplement; providing that cases involving unlicensed juveniles charged with noncriminal traffic infractions be handled by the court having jurisdiction over traffic offenses; providing an effective date.

On motions by Senator Peterson, the Senate concurred in House amendments 1 and 2 to SB 131.

SB 131 passed as amended by the House amendments, was ordered engrossed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—37

Brantley	Gallen	Henderson	Lewis
Childers, D.	Glisson	Holloway	MacKay
Childers, W. D.	Gordon	Johnston	McClain
Deeb	Graham	Lane, D.	Myers
Firestone	Hair	Lane, J.	Peterson

Plante	Scarborough	Thomas, P.	Wilson
Poston	Sims	Tobiassen	Winn
Renick	Spicola	Trask	
Saunders	Stolzenburg	Vogt	
Saylor	Thomas, J.	Ware	

Nays—None

The Honorable Dempsey J. Barron, President May 28, 1975

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Graham—

SB 568—A bill to be entitled An act relating to the Big Cypress Conservation Act of 1973; amending s.380.055(5)(c), Florida Statutes; changing nomenclature; limiting conveyance of land in the Big Cypress Area by the state to the Federal Government to insure that the state and Federal Government contribute equally in acquiring the Big Cypress Area; providing an effective date.

—and requests the concurrence of the Senate.

Allen Morris, Clerk

Amendment 1—On page 1, strike everything after the enacting clause and insert:

Section 1. Subsection (5) of section 380.055, Florida Statutes, is amended to read:

380.055 Big Cypress Area.—

(5) ACQUISITION OF BIG CYPRESS NATIONAL PRESERVE FRESHWATER RESERVE.—

(a) It is the intent of the Legislature to provide the means to accomplish an agreement between the State of Florida and the government of the United States, whereby the state will contribute towards the cost of a program of acquisition of land and water areas and related rights and interests within the area proposed as the Federal Big Cypress National Preserve Freshwater Reserve, Florida. It is the intent of the Legislature that the Governor and the Cabinet begin immediately an acquisition program within the area proposed as the Federal Big Cypress National Preserve Freshwater Reserve, Florida, on behalf of the state pending action by the government of the United States in the Big Cypress Area.

(b) The Governor and Cabinet shall set aside from the proceeds of the full faith and credit bonds authorized by the "Land Conservation Act of 1972" or from other funds authorized, appropriated, or allocated for the acquisition of environmentally endangered lands, or from both sources, \$40,000,000 for acquisition of the area proposed as the Federal Big Cypress National Preserve Freshwater Reserve, Florida, or portions thereof.

(c) The Governor and Cabinet are empowered to acquire land and water areas within the area proposed as the Federal Big Cypress National Preserve Freshwater Reserve, Florida, created by Public Law 93-440, in order to conserve and protect the natural resources and scenic beauty therein and, subject to enactment by congress of authorization and appropriation necessary to acquire with federal funds the area proposed as the Federal Big Cypress National Preserve Freshwater Reserve, Florida, to donate and convey title in land and water areas so acquired or currently owned by the state to the government of the United States or its agency together with any unencumbered funds remaining from the forty million dollars set aside for acquisition of the area proposed as the Federal Big Cypress National Preserve Freshwater Reserve, Florida, pursuant to this section upon the expenditure by the United States of an amount of federal funds at least equal to the acquisition cost of the land and water areas donated by the state. The intent of this condition for the donation of land and water areas by the state is to insure that the investment of federal funds in the acquisition of land and water areas for the Big Cypress National Preserve will be not less than the investment of state funds in the land and water areas so donated. In making such acquisitions, the Governor and Cabinet shall give priority to those land and water areas within the area proposed as the Federal Big Cypress National Preserve Freshwater Reserve, Florida, which are essential to the integrity of the environment, the destruction of which would cause

irreparable damage to the Everglades National Park, the estuarine fisheries of south Florida, or the underlying freshwater aquifer.

Section 2. This act shall take effect upon becoming a law.

Amendment 2—On page 1, strike the entire title and insert:

A bill to be entitled An act relating to environmental land and water management; amending s.380.055(5), Florida Statutes, relating to the conveyance of Big Cypress Area lands to the United States government; providing an effective date.

On motions by Senator Graham, the Senate concurred in House amendments 1 and 2 to SB 568.

SB 568 passed as amended by the House amendments, was ordered engrossed and the action of the Senate was certified to the House. The vote on passage was:

Yeas—33

Brantley	Holloway	Plante	Thomas, J.
Childers, D.	Johnston	Poston	Trask
Childers, W. D.	Lane, D.	Renick	Vogt
Dunn	Lane, J.	Saunders	Ware
Firestone	Lewis	Saylor	Wilson
Gordon	MacKay	Scarborough	Winn
Graham	McClain	Sims	
Hair	Myers	Spicola	
Henderson	Peterson	Stolzenburg	

Nays—None

By unanimous consent Senator Tobiassen was recorded as voting yea.

The Senate resumed Special Order.

HB 2034—A bill to be entitled An act relating to procedures of the Parole and Probation Commission Qualifications Committee; amending section 947.02, F.S., as amended by chapter 74-112, Laws of Florida, providing for the duties and responsibilities of the Parole and Probation Commission Qualifications Committee relating to advertising for and evaluation of applications; authorizing the Governor and Cabinet to reappoint an incumbent member to the commission; providing an effective date.

—was read the second time by title. On motion by Senator McClain, by two-thirds vote HB 2034 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—34

Brantley	Hair	Myers	Stolzenburg
Childers, D.	Henderson	Peterson	Thomas, J.
Childers, W. D.	Holloway	Poston	Trask
Deeb	Johnston	Renick	Vogt
Dunn	Lane, D.	Saunders	Ware
Firestone	Lane, J.	Saylor	Wilson
Glisson	Lewis	Scarborough	Winn
Gordon	MacKay	Sims	
Graham	McClain	Spicola	

Nays—None

By unanimous consent Senator Tobiassen was recorded as voting yea.

On motion by Senator Holloway, by two-thirds vote HCR 2254 was withdrawn from the Committee on Rules and Calendar and placed on the calendar.

On motion by Senator Holloway, unanimous consent was obtained to take up out of order—

HCR 2254—A concurrent resolution proclaiming May 22, 1975, as Masonic Day.

On motion by Senator Holloway, HCR 2254 was read the second time in full, unanimously adopted and certified to the House.

On motion by Senator Myers, by two-thirds vote HB 937 was withdrawn from the Committee on Governmental Operations and placed on the calendar.

Special Order, continued

SB 591—A bill to be entitled An act relating to motor carriers; amending s.323.031(1), Florida Statutes; deleting the exemption of "for hire" permit carriers' operations transporting road building and construction aggregates in a single designated county; creating s.323.032, Florida Statutes; providing for certification and application of "for hire" permit holders for single county operations; providing for notice of hearing before the commission, protests and hearing; providing for fees; providing that motor vehicles having load capacity of 10 tons or less are exempt; repealing s.323.031, (4), (5), (7), Florida Statutes, relating to applications before the commission for bulk hauling of road construction aggregates; repealing s.323.051, Florida Statutes, relating to "for hire" permits for single county operations; providing an effective date.

—was read the second time by title.

The Committee on Commerce offered the following amendments which were moved by Senator Firestone and adopted:

Amendment 1—On page 3, line 3, strike "or" and insert: of

Amendment 2—On page 2, line 4, after the word "operation" insert: *except that the filing fee shall be \$100*

Amendment 3—On page 4, line 30, strike all of section 4 and insert: Section 4. Section 323.151(1)(a) 2, Florida Statutes, is amended to read:

2. *Limited common carrier certificate, For hire permit,*

Section 5. This act shall take effect July 1, 1975.

Amendment 4—On page 1, line 22, after "operations" insert: amending s.323.515 (1)(a) 2, Florida Statutes;

Amendment 5—On page 4, line 30, strike "July" and insert: October

Senator Deeb moved the following amendment:

Amendment 6—line 26, strike everything after the enacting clause and insert: Section 1. 323.03(5) Florida Statutes is created to read 323.03. No motor carrier shall operate any motor vehicle for the transportation of persons as a common carrier for compensation on any public highway in this state without first having obtained from the public service commission a certificate that public convenience and necessity requires such operation.

No person shall operate any motor vehicle for the transportation of property as a common carrier for compensation on any public highway in this state without first having obtained from the public service commission a permit, which permit shall issue as a matter of right and of course. All such motor vehicles shall comply with all other rules and regulations of the Public Service Commission.

The President presiding

Amendment 6 was adopted by the following vote:

Yeas—18

Deeb	Hair	Scarborough	Vogt
Dunn	Henderson	Sims	Ware
Gallen	MacKay	Spicola	Wilson
Gordon	Myers	Stolzenburg	
Graham	Sayler	Trask	

Nays—12

Brantley	Holloway	McClain	Renick
Firestone	Johnston	Peterson	Thomas, P.
Glisson	Lewis	Poston	Winn

Senator Deeb moved the following amendments which were adopted:

Amendment 7—On page 1, line 17, insert: between "first" and "having": being a resident of the state for 1 year and

Amendment 8—On page 1 in title, strike all of lines 4 through 22 and insert: An act relating to motor carriers; adding s.323.03(5), Florida Statutes; prohibiting a motor carrier from operating a motor vehicle for the transportation of persons as a common carrier for compensation without a certificate of public convenience and necessity; prohibiting a motor carrier from operating a motor vehicle for the transportation of property as a common carrier for compensation without a permit, which permit shall issue as a matter of course.

On motion by Senator Deeb, by two-thirds vote SB 591 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—33

Mr. President	Graham	Myers	Thomas, P.
Brantley	Hair	Peterson	Trask
Childers, D.	Henderson	Poston	Vogt
Childers, W. D.	Holloway	Renick	Ware
Deeb	Johnston	Sayler	Wilson
Dunn	Lane, D.	Scarborough	Winn
Firestone	Lane, J.	Sims	
Gallen	Lewis	Spicola	
Gordon	McClain	Stolzenburg	

Nays—2

Glisson MacKay

By unanimous consent Senators J. Thomas and Tobiasen were recorded as voting yea.

On motion by Senator Peterson, by two-thirds vote HCR 779 was withdrawn from the Committee on Rules and Calendar and placed on the calendar.

On motion by Senator Peterson, unanimous consent was obtained to take up out of order—

HCR 779—A concurrent resolution commending Lisa Marie Lyon.

On motion by Senator Peterson, HCR 779 was read the second time in full, unanimously adopted and certified to the House.

On motion by Senator Brantley, by two-thirds vote, HB 1923 and SB 297 were set as the next order of business on the special order calendar.

HB 1923—A bill to be entitled An act relating to consumer interest rates; creating a commission to study consumer interest rates; relating to bank loans; amending s.659.18(1) and (2)(f) 1, Florida Statutes, to increase the amount of monies which may be loaned subject to that section from \$5,000 to \$10,000 and to increase the interest rate available thereunder from 6% to 8% per annum; providing for the application of said section to interest rates stated and computed as simple interest; relating to interest rebates; and creating a new s.659.182, Florida Statutes, to allow banks to make direct loans to finance the purchase of motor vehicles, goods, services and home improvements on the same terms as similar extensions of credit could be made by the sellers of such motor vehicles, goods, services and home improvements; providing an effective and an expiration date.

—was read the second time by title. On motion by Senator W. D. Childers, by two-thirds vote HB 1923 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—31

Mr. President	Dunn	Gordon	Holloway
Brantley	Firestone	Graham	Johnston
Childers, D.	Gallen	Hair	Lane, D.
Childers, W. D.	Glisson	Henderson	Lane, J.

Lewis	Renick	Spicola	Vogt
McClain	Saylor	Thomas, J.	Wilson
Myers	Scarborough	Thomas, P.	Winn
Poston	Sims	Trask	

Nays—1

MacKay

By unanimous consent Senator MacKay changed his vote from nay to yea; Senator Tobiasen was recorded as voting yea.

SB 297 was taken up, together with:

By the Committee on Judiciary-Criminal and Senator McClain—

CS for SB 297—A bill to be entitled An act relating to weapons and firearms; creating s.790.27, Florida Statutes, prohibiting the manufacture and assembly of certain handguns within Florida; exempting sale of a handgun to a law enforcement officer, the sale of a starter pistol or the sale of an antique firearm; requiring manufacturers, assemblers, and importers to certify compliance with the Attorney General; providing for injunctive relief and civil and criminal penalties; providing an effective date.

—which was read the first time by title and SB 297 was laid on the table.

On motion by Senator W. D. Childers, by two-thirds vote CS for SB 297 was read the second time by title.

The Committee on Commerce offered the following amendment which was moved by Senator W. D. Childers:

Amendment 1—On page 3, strike all of lines 4 and 5 and insert: Section 2. Section 790.28, Florida Statutes, is created to read:

790.28 Handguns; cooling-off period.—

(1) For purposes of this section:

(a) "Handgun" means a firearm as defined in s.790.001(6) and designed to be held and fired by the use of a single hand and includes a combination of parts from which a handgun can be assembled.

(b) "Dealer" means a wholesaler, retailer, or pawnbroker.

(2) No dealer shall deliver a handgun to a purchaser within 72 hours after the purchaser has placed an order for such handgun with the dealer.

(3) Every dealer shall maintain a record of each handgun sale which record shall include:

(a) The name and address of the purchaser;

(b) The serial number of the handgun;

(c) The date and time the firearm is ordered;

(d) The date and time the firearm is delivered to the purchaser.

(4) Violation of this section is a felony of the third degree, punishable as provided in s.775.082 or s.775.083.

(5) This section does not apply to delivery of a firearm to a dealer for resale in the ordinary course of his business.

(6) The provisions of this section shall not apply to the sale of a handgun to a law enforcement officer as defined in s.790.001(8) for purposes within the scope of his duties, nor the sale of a starting pistol, nor to the sale of an antique firearm as defined in s.790.001(1) with the exception of a replica derring.

Section 3. This act shall take effect upon approval of the electors voting in the general election, 1976.

Senators Winn, McClain, Barron, Brantley, MacKay, Dunn, Poston, D. Childers, Plante, W. D. Childers, Deeb, Trask, Peter-

son, Tobiasen, P. Thomas, Renick, Johnston, Gallen, Spicola, Firestone, J. Thomas, Zinkil, Saylor, Holloway, J. Lane, D. Lane, Glisson, Hair, Sims, Gordon and Henderson offered the following amendment to Amendment 1 which was moved by Senator W. D. Childers and adopted:

Amendment 1A—On page 2, line 16, strike Section 3 and insert: Section 3. This act shall take effect upon approval of the electors voting in the special election being held concurrently with the presidential preference primary election on March 9, 1976, on the following question which shall appear on the ballot as follows: "Are you for or against the adoption of a law which: prohibits the sale, importation, manufacture or assembly in Florida of handguns, or the sale of a combination of parts from which a handgun can be assembled, made of a material having a melting point of less than 800 degrees Fahrenheit; and which is designed to be held and fired by the use of a single hand; and requires all wholesalers, retailers, and pawnbrokers to maintain a record of each handgun sale and prohibits delivery of the purchased handgun to a purchaser within 72 hours after the purchaser has placed the order for a handgun; and, requires felony penalties or injunctive relief in the circuit court for violations of these provisions?"

Senator Myers moved the following amendment to amendment 1:

Amendment 1B—In Section 3, line 7, after "handguns" insert: commonly known as Saturday night specials

Amendment 1B failed by the following vote:

Yeas—16

Childers, D.	Gordon	Lewis	Scarborough
Dunn	Graham	Myers	Stolzenburg
Firestone	Holloway	Poston	Vogt
Glisson	Johnston	Renick	Winn

Nays—20

Mr. President	Hair	Peterson	Thomas, J.
Brantley	Henderson	Plante	Thomas, P.
Childers, W. D.	Lane, J.	Saylor	Tobiasen
Deeb	MacKay	Sims	Trask
Gallen	McClain	Spicola	Ware

Senator Wilson moved the following amendments to amendment 1 which failed:

Amendment 1C—In Section 3, lines 1 and 2, strike the word "of" and insert: Section 3. A straw ballot shall be placed before.

Amendment 1D—Strike all of lines 5-17 and insert: Are you for or against gun control in the State of Fla.

Yes.....

No.....

Amendment 1 as amended was adopted.

The Committee on Commerce offered the following title amendment which was moved by Senator W. D. Childers:

Amendment 2—On page 1, line 14, strike after the word "penalties"; "providing an effective date" and insert: creating s.790.28, Florida Statutes; requiring a 72-hour delay before delivery of a handgun; providing penalties; providing for effectiveness contingent upon a referendum

Senator W. D. Childers moved the following amendment to Amendment 2 which was adopted:

Amendment 2A—On page 1, strike all of line 3 and insert: providing a special election relating to the prohibition of the sale, importation, manufacture or assembly of certain handguns; providing an effective date.

Amendment 2 as amended was adopted.

Senator W. D. Childers moved the following amendment to Amendment 1A which was adopted:

Amendment 3—On page 2, line 16 of Amendment 1, after the word "provisions?" in section 3 insert: The people shall also draft the necessary implementing legislation.

On motion by Senator W. D. Childers, by two-thirds vote CS for SB 297 as amended was read the third time by title, passed and ordered engrossed. The vote on passage was:

Yeas—27

Mr. President	Gallen	MacKay	Sims
Brantley	Glisson	McClain	Thomas, J.
Childers, D.	Gordon	Myers	Thomas, P.
Childers, W. D.	Hair	Peterson	Tobiassen
Deeb	Holloway	Poston	Trask
Dunn	Johnston	Renick	Winn
Firestone	Lane, J.	Saylor	

Nays—10

Graham	Plante	Stolzenburg	Wilson
Henderson	Scarborough	Vogt	
Lewis	Spicola	Ware	

On motions by Senator Saunders, by two-thirds vote House Bills 95, 361, 2164 and SB 525 were withdrawn from the Committee on Ways and Means and placed on the calendar.

On motion by Senator Saunders, by two-thirds vote HB 658 was withdrawn from the Committee on Health and Rehabilitative Services and placed on the calendar.

INTRODUCTION

By Senators Tobiassen and W. D. Childers—

SB 1382—A bill to be entitled An act relating to Escambia County; amending section 1, chapter 73-457, Laws of Florida; providing for the payment of an expense allowance to members of the board of county commissioners and to members of the school board; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

SR 1383—Introduced out of order and adopted May 29.

By Senators Holloway, Renick and Poston—

SM 1384—A memorial to the Congress of the United States, urging Congress to take appropriate action to allow the continuation of agricultural activities in the Hole-in-the-Donut area of the Everglades National Park.

—was read the first time in full and referred to the Committee on Rules and Calendar.

By Senator Deeb—

SB 1385—A bill to be entitled An act relating to Pinellas County; amending chapter 73-593, Laws of Florida, as amended by chapter 74-578, Laws of Florida; providing local taxing authorities the option maintaining millage necessary to participate in state funding programs; providing an exclusion of taxes levied for not longer than two years and authorized by vote of the electors; deleting provision automatically repealing said chapter; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

On motion by Senator Brantley, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Dempsey J. Barron, President May 29, 1975

I am directed to inform the Senate that the House of Representatives has passed—

HB 2330	HB 2261	HB 2263
HB 2257	HB 2274	HB 2291
HB 2270	HB 2293	HB 2294
HB 2292	HB 2296	HB 2297
HB 2295	HB 2299	HB 2266
HB 2298	HB 2256	

—and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Langley—

HB 2330—A bill to be entitled An act relating to the City of Wildwood, Sumter County; amending Section 1-10, Article I, Section 2-4, Article II, and Section 5-7, Article V, of Chapter 73-657, Laws of Florida; correcting an error in the boundaries of the city; changing the fiscal year; requiring candidates for city commission or mayor to qualify during a certain period; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Blackburn and others—

HB 2256—A bill to be entitled An act relating to Hillsborough County; amending section 17 of chapter 23338, Laws of Florida, 1945, as amended; authorizing and empowering the Tampa Port Authority to construct, reconstruct, repair, do work and purchase supplies and materials for port purposes when the amount to be paid therefor by the authority does not exceed \$5,000 without the necessity of advertising any notice or calling for bids regarding said purchase; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Blackburn and others—

HB 2257—A bill to be entitled An act relating to the City of Tampa; amending Sections 4 and 12 of Chapter 23559, Laws of Florida, 1945, as amended, relating to the pension or retirement fund for disabled or retired permanent employees; providing for retaining certain banks as investment counsellors; providing for the manner and time in which elected officers, department heads, and appointed officers may elect to participate in the plan; prescribing pension status of such participating officers; providing when periods out of office shall not constitute breaks in service; prescribing status of retirees upon their election, appointment, or employment; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Blackburn and others—

HB 2261—A bill to be entitled An act relating to the District School Board of Hillsborough County; amending section 3 of chapter 67-945, Laws of Florida, providing for the election of school board members at the time of first primary election; providing for a runoff election at the same time as the second primary election; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Davis and others—

HB 2263—A bill to be entitled An act relating to Hillsborough County; establishing a board of consumer affairs and appeals; providing powers and jurisdiction; providing for a director of consumer affairs; providing for powers and duties of the director; providing for the consolidation of the consumer services section of the Community Relations Division of the City of Tampa Metropolitan Development Agency Department

and the Hillsborough County Department of Consumer Affairs; prohibiting deceptive trade practices; providing for hearings and enforcement; providing for funding; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2270—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending sections 2 and 3 of chapter 73-643, Laws of Florida, to change date of elections, run-off elections, date of taking office, and election districts; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Moffitt and others—

HB 2274—A bill to be entitled An act relating to Hillsborough County; amending sections 1-4, chapter 71-684, Laws of Florida, renaming the Hillsborough County Board of Corrections as the Hillsborough County Board of Criminal Justice; providing that the sheriff shall be the executive director of the board; authorizing the mayor of the City of Tampa to designate the chief of police to replace him as a member of the board; designating one circuit judge with criminal responsibilities who is to be appointed by the chief judge, the state attorney, the public defender, and the clerk of the circuit court as members of the board; deleting the authority of the board to appoint an executive director; providing that agents and employees of the board shall be subject to city civil service and retirement laws; authorizing employees transferred to the board to elect to continue to participate in the City of Tampa Pension Fund or to withdraw from such fund and join the Florida Retirement System; deleting provisions authorizing such employees to request the City of Tampa pension board to transfer payments from the City of Tampa Pension Fund to the Florida Retirement System; requiring the board to establish a Hillsborough County Department of Criminal Justice Information and to appoint a director of the department; providing the duties of the director; providing the duties of the executive director of the board; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2291—A bill to be entitled An act relating to Hillsborough County; relating to payment of fees, commissions, fines, forfeitures or court costs to the clerk of the circuit court of Hillsborough County; providing that the clerk of the circuit court in Hillsborough County may accept checks for payment of any moneys required by law for services rendered by his office in connection with any of his official duties or functions, and for payment of fines, forfeitures or court costs authorized by law, court order, rule or administrative regulation; providing that the clerk of the circuit court in Hillsborough County may deduct from his excess fees required to be paid to the Board of County Commissioners, and from his monthly remittance of fines, forfeitures or court costs due to be paid to the county, any municipality or the state, the amount of any such checks so received which remain uncollected; providing that the fines, forfeiture or court costs for which such checks were given shall be deemed not paid and providing for collection thereof; relieving the clerk of liability; repealing all laws or parts of laws in conflict herewith; making the application of this law retroactive; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2292—A bill to be entitled An act relating to Hillsborough County; repealing chapter 71-686, Laws of Florida, relating to

professional negotiations for teachers in Hillsborough County; defining certain terms; establishing the right to organize and professionally negotiate; providing for dues collection; providing for arbitration of disputes by an arbitration board; providing for composition of hearings by and expenses of the board; providing that the decisions of the board shall be advisory; defining professional negotiations; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Blackburn and others—

HB 2293—A bill to be entitled An act relating to the Hillsborough County Aviation Authority; amending Subsection 4A, Chapter 59-1356, Laws of Florida, as amended and supplemented, by removing the limitation on interest rates for bonds; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2294—A bill to be entitled An act relating to Hillsborough County and to municipalities within the county; amending sections 4-6, 9, 10, and 12-14, chapter 67-1507, Laws of Florida, changing the dates by which capital improvement budgets for Hillsborough County and municipalities within the county are to be submitted by the County Administrator of the county to the respective executive authority, by the executive authority to the Hillsborough County Planning Commission, and by the commission to the Board of County Commissioners and the executive authorities of Tampa, Plant City and Temple Terrace, and by the latter to their respective legislative bodies; deleting provisions which provide that this act supersedes conflicting laws; providing that the provisions of this act apply to budgets beginning October 1, 1975 instead of 1968; repealing sections 7, 8 and 11, chapter 67-1507, Laws of Florida, removing provisions which require public hearings prior to submission of the budgets by the Board of County Commissioners to the Hillsborough Budget Commission; removing provisions requiring the budget commission to act upon the capital improvement budgets; removing provisions authorizing a change in a capital improvement budget in case of emergency; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2295—A bill to be entitled An act relating to the City of Tampa; amending section 2 of chapter 74-617, Laws of Florida, relating to the city clerk to provide for terms of office, times for appointment and confirmation, and certain benefits; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2296—A bill to be entitled An act relating to Hillsborough County; repealing chapter 71-682, Laws of Florida; providing for filing fees in the civil division of the circuit court of Hillsborough County and the criminal and probate and guardianship division of the circuit court of Hillsborough County and the civil division of the county court of Hillsborough County in addition to the statutory fees allowed to be charged by the clerk of said courts; providing for the appropriation of funds from the compensation of the clerk of the circuit court of Hillsborough County for the law library fund; providing for the expenditure of the law library fund for certain purposes pertaining to the law library in Hillsborough County; making expenditures therefor a county purpose; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2297—A bill to be entitled An act relating to the Tampa Sports Authority, City of Tampa, Hillsborough County; amending section 4(j) of chapter 65-2307, Laws of Florida, as amended, relating to the general powers of the Tampa Sports Authority; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2298—A bill to be entitled An act relating to the Hillsborough County Aviation Authority; amending subsection 4A of chapter 61-2261, Laws of Florida, as amended and supplemented, by removing the limitation on interest rates for bonds; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Hodes and others—

HB 2299—A bill to be entitled An act relating to Hillsborough County; amending chapter 63-1407, Laws of Florida, relating to Hillsborough County Planning Commission's recommendations and relating to the required number of city council members of the City of Tampa who must vote for rejection in order to reject a recommendation of the Hillsborough County Planning Commission affecting property in the City of Tampa; relating to the required number of members of the Board of County Commissioners of Hillsborough County who must vote for rejection in order to reject a recommendation of the Hillsborough County Planning Commission affecting property in Hillsborough County outside any municipality by providing that said required votes are necessary beyond the 30 day limit when an extension has been granted for the recommendation; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

By Representative Peaden—

HB 2266—A bill to be entitled An act relating to Escambia County; providing for the relief of Herbert C. Destin for injuries received while a county employee in the course of his employ; authorizing and empowering the Board of County Commissioners to investigate said claim; authorizing and empowering the board to settle same by payment out of the County General Fund in such an amount as they may determine, not to exceed \$45,000; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable Dempsey J. Barron, President May 28, 1975

I am directed to inform the Senate that the House of Representatives has passed as amended HB 2139 and requests the concurrence of the Senate.

Allen Morris, Clerk

By Representative Hodges and others—

HB 2139—A bill to be entitled An act relating to Levy, Dixie, Taylor, Citrus, Hernando, and Pasco Counties; allowing the taking of the green turtle, *Chelonia mydas mydas*, for personal consumption only; setting size limitation; prohibiting capture in a specified area; setting a daily limit on the number taken; providing for repeal of the act if importation is prohibited;

providing that violation is a misdemeanor; providing an effective date.

Proof of publication of the required notice was attached.

—was read the first time by title. On motion by Senator Brantley, the rules were waived and the bill was placed on the calendar.

The Honorable Dempsey J. Barron, President May 30, 1975

I am directed to inform the Senate that the House of Representatives has passed—

SB 294	CS for SB 42	SB 189
SB 582	SB 124	CS for SB 98
SB 154	SB 623	SB 746
SB 1030	SB 749	

Allen Morris, Clerk

The bills contained in the above messages were ordered enrolled.

On motion by Senator Brantley, by two-thirds vote the session for Monday, June 2, was scheduled for 10:00 a.m. until 12:00 noon and from 1:00 until 5:00 p.m.

On motion by Senator P. Thomas, the Senate reconsidered the vote by which SB 552 passed this day. On motion by Senator P. Thomas, SB 552 was indefinitely postponed.

ENGROSSING REPORT

Your Engrossing Clerk has incorporated amendments to—

SB 223	SB 623	SB 1143	SB 554
SB 170	SB 664	SB 1353	SB 582
SB 293	SB 824	SB 1380	SB 592
CS for SB 297	SB 1030	SB 124	CS for SB 696
SB 356	SB 1059	SB 488	SB 1207
SB 591	SB 1127	SB 551	

Joe Brown, Secretary

The bills were certified to the House after engrossing.

The Journal of May 29 was corrected and approved.

The Journal of May 28 was further corrected and approved as follows:

Page 432, counting from the bottom of column 1, line 11, before "(1)" insert: Section 1. Section 828.03, Florida Statutes, is amended to read: 828.03 Agents of societies, etc., may prosecute violators.—

The Journal of May 27 was further corrected and approved as follows:

Page 409, at the end of column 2 insert: Amendment 2—On page 1, line 10, strike "providing a referendum" and insert: providing an effective date

The Journal of May 22 was further corrected and approved as follows:

Page 357, column 2, between lines 7 and 8 insert: The Committee on Health and Rehabilitative Services recommends the following pass: HB 1355 The bill was referred to the Committee on Commerce under the original reference.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 4:07 p.m. to convene at 10:00 a.m. Monday, June 2, 1975.